1989 Handbook

ILLINOIS LEGISLATURE

EIGHTY-SIXTH GENERAL ASSEMBLY



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EIGHTY-SIXTH GENERAL ASSEMBLY STATE OF ILLINOIS CONVENED JANUARY 11, 1989

List of Members
Rules and Committees
State Officers
United States Senators,
Representatives in Congress
Judges of the Supreme Court

Compiled by

LINDA HAWKER Secretary of the Senate and JOHN F. O'BRIEN Chief Clerk of the House

(Printed by authority of the State of Illinois)

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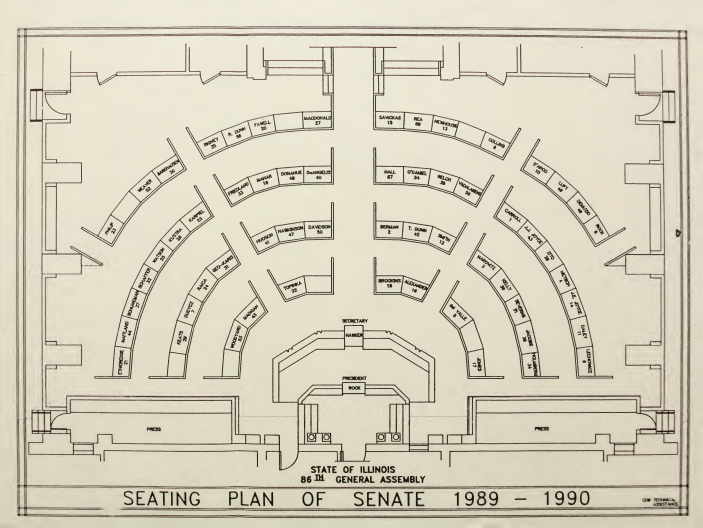
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OFFICERS OF THE SENATE

President of the Senate PHILIP J. ROCK, Chicago

Secretary of the Senate LINDA HAWKER, Springfield

Assistant Secretary of the Senate JIM HARRY, Springfield

Sergeant-at-Arms DANNY DAY, Springfield

Assistant Sergeant-at-Arms TRACEY SIDLES, Springfield

SENATE LEADERSHIP PRESIDENT OF THE SENATE.....PHILIP J. ROCK

..VINCE DEMUZIO

ADELINE GEO-KARIS

Assistant Majority Leaders..

MINORITY
CAUCUS CHAIRMAN...

EARLEAN COLLINS
RICHARD LUFT
THADDEUS "TED" LECHOWICZ
FRANK SAVICKAS

MAJORITY
CAUCUS CHAIRMAN......SAM VADALABENE
MINORITY LEADERJAMES "PATE" PHILIP
ASSISTANT
MINORITY LEADERS......STANLEY B. WEAVER
ALDO DEANGELIS
JOHN A. DAVIDSON
JACK SCHAFFER
BOB KUSTRA

EIGHTY-SIXTH GENERAL ASSEMBLY SENIORITY LIST OF SENATORS GENERAL ASSEMBLIES SERVED

Senator	Senate	House
Alexander, Ethel Skyles	84,85,86	81,82,83
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Senate

House

Senator

86TH GENERAL ASSEMBLY

STATE OFFICE, RESIDENCE, DISTRICT OFFICE/BUSINESS ADDRESSES AND TELEPHONE NUMBERS

30

Dist		Phone Number
16	Alexander, Ethel Skyles (D)	
	STATE OFFICE: Room 103C Capitol Building, 62706	. 217-782-9415
	RESIDENCE: 6146 South King Drive Chicago, 60637	. 312-363-1392
	DISTRICT OFFICE/BUSINESS ADDI 610 East 61st Street	RESS:
	Chicago, 60637	312-288-8446
30	Barkhausen, David (R)	
	STATE OFFICE: Room 417 Capitol Building, 62706	217-782-8181
	RESIDENCE: 125 E. Blodgett Avenue Lake Bluff, 60044	
	DISTRICT OFFICE/BUSINESS ADDI 273 Market Square Lake Forest, 60045	

Dist.		Phone Number
2	Berman, Arthur L. (D)	
	STATE OFFICE: Room 605E Capitol Building, 62706	. 217-782-8492
	RESIDENCE: 5855 North Sheridan, Apt. 21F Chicago, 60660	. 312-334-0304
	Preferred Mailing Address: 111 West Washington, Suite 1505 Chicago, 60602	
	DISTRICT OFFICE/BUSINESS ADD 2705 West Howard Street Chicago, 60645	
18	Brookins, Howard B. (D) STATE OFFICE:	
	M103A Capitol Building, 62706	. 217-782-8104
	RESIDENCE: 9315 South Ashland Chicago, 60620	
	DISTRICT OFFICE/BUSINESS ADD 500 West 95th Street Chicago, 60628	

Dis	st.	Phone Number
1	Carroll, Howard W. (D)	
	STATE OFFICE: Room 627A	
	Capitol Building, 62706	. 217-782-5500
	RESIDENCE: 2929 West Albion Avenue Chicago, 60645	
	Preferred Mailing Address: 180 North LaSalle	
	Chicago, 60601	
	DISTRICT OFFICE/BUSINESS ADD. 7344 North Western Ave.	RESS:
	Chicago, 60645	312-743-5015
9	Collins, Earlean (D)	
	STATE OFFICE: Room 119A Capitol Building, 62706	217 702 0505
	Residence:	217-782-8303
	5939 West Race	
	Chicago, 60644	312-287-7197
	DISTRICT OFFICE/BUSINESS ADDR 5943 West Madison Street	RESS:
	Chicago, 60644	312-626-2184
1	Daley, John P. (D)	
	STATE OFFICE:	
	Room M103D Capitol Building, 62706	217-782-5280
	DISTRICT OFFICE/BUSINESS ADDR 3659 South Halsted	ESS:
	Chicago, 60609	312-254-7229

Dist.	Phone Number
10	D'Arco, John A. (D)
	STATE OFFICE: Room 321 Capitol Building, 62706 217-782-5613
	DISTRICT OFFICE/BUSINESS ADDRESS: One North LaSalle Street, Suite 1000 Chicago, 60602
50	Davidson, John A. (R)
	STATE OFFICE: Room 311 Capitol Building, 62706 217-782-6599
	RESIDENCE: 2509 South Glenwood Springfield, 62704 217-523-8452
	DISTRICT OFFICE/BUSINESS ADDRESS: 721 Myers Building Springfield, 62701
40	DeAngelis, Aldo A. (R)
	C Oppropr

Dist	t.	Phone Number
5	del Valle, Miguel (D)	
	STATE OFFICE: Room 105E Capitol Building, 62706	217-782-5652
	RESIDENCE: 3332 West Division Street Chicago, 60651	
	DISTRICT OFFICE/BUSINESS ADD 3507 West North Avenue	
	Chicago, 60647	. 312-292-0202
49	Demuzio, Vince (D)	
	STATE OFFICE: Room 323 Capitol Building, 62706	. 217-782-8206
	RESIDENCE: #4 Valley Lane Carlinville, 62626	217-854-3020
	DISTRICT OFFICE/BUSINESS ADD 237 East 1st North	RESS:
	Carlinville, 62626	. 217-854-4441
	Jacksonville, 62650	. 217-245-7777
48	Donahue, Laura Kent (R)	
	STATE OFFICE: M122	
	Capitol Building, 62706	. 217-782-2479
	RESIDENCE: No. 2 North Branch	217 224 0020
	Quincy, 62301 DISTRICT OFFICE/BUSINESS ADD	
	634 Maine Street	
	Quincy, 62301	217-224-0644

Dist	t.	Phone Number
7	Dudycz, Walter W. (R)	
	STATE OFFICE:	
	M108 Capitol Building, 62706	217-782-3650
	Residence:	217 702 3030
	6136 West Addison	
	Chicago, 60634	
	DISTRICT OFFICE/BUSINESS ADDR	RESS:
	6143 North Northwest Highway Chicago, 60631	312-774-7717
58	/ 1 (/	
	STATE OFFICE: M106	
	Capitol Building, 62706	217-782-8137
	Residence:	
	P.O. Box 150	619 257 2407
	DuQuoin, 62832 DISTRICT OFFICE/BUSINESS ADD	
	P.O. Box 150	
	DuQuoin, 62832	. 618-542-3363
	300 E. Main	(10.520.29((
	Carbondale, 62901	. 618-329-3800
42	Dunn, Thomas A. (D)	
	STATE OFFICE:	
	Room 611C Capitol Building, 62706	. 217-782-8800
	RESIDENCE:	
	1220 Caton Avenue	
	Joliet, 60435	
	DISTRICT OFFICE/BUSINESS ADD 57 North Ottawa, Suite 612	RESS:
	Joliet, 60431	. 815-722-4200

Dist		Phone Number
21	Etheredge, Forest D. (R) STATE OFFICE: Room 309H Capitol Building, 62706	. 217-782-0052
	RESIDENCE: 843 Hardin Aurora, 60506	
	DISTRICT OFFICE/BUSINESS ADD 52 West Downer Place	
	Aurora, 60506	. 708-897-0233
20	Fawell, Beverly (R)	
	STATE OFFICE: Room 127 Capitol Building, 62706	217-782-8022
	RESIDENCE: 2S630 Arboretum Glen Ellyn, 60137	708-858-6946
	DISTRICT OFFICE/BUSINESS ADDI 2S630 Arboretum	
	Glen Ellyn, 60137	708-858-5770
3	Friedland, John E. (R)	
	STATE OFFICE: M113	
	Capitol Building, 62706	217-782-7746
	RESIDENCE: 224 Virginia Drive South Elgin, 60177	708-888-0175
	DISTRICT OFFICE/BUSINESS ADDR 888 North LaFox Street	
	South Elgin, 60177	/08-888-0175

Dist		Phone Number
31	Geo-Karis, Adeline Jay (R)	
31	STATE OFFICE: Room 309F Capitol Building, 62706	. 217-782-7353
	RESIDENCE:	
	2803 Eshcol Avenue	
	Zion, 60099	708-746-1288
	DISTRICT OFFICE/BUSINESS ADD 2610 Sheridan Road, Suite 213 P. O. Box 33 Zion, 60099	
57	Hall, Kenneth (D)	
	STATE OFFICE: Room 121A	217 702 5200
	Capitol Building, 62706	217-782-5399
	RESIDENCE: 1725 Kansas Avenue East St. Louis, 62205	618-874-4499
	DISTRICT OFFICE/BUSINESS ADI 327 Missouri Avenue, Room 42	
	East St. Louis, 62201	618-875-1212
		618-274-3010
	315 North Illinois Avenue Belleville, 62220	618-235-1515

Dis	t.	Phone Number
47	Hawkinson, Carl E. (R)	
	STATE OFFICE: Room 413 Capitol Building, 62706	217-782-1942
	RESIDENCE: 1577 North Prairie Galesburg, 61401	. 217 702 17 12
	DISTRICT OFFICE/BUSINESS ADD 3114 North University	RESS:
	Peoria, 61604	. 309-685-3900
	4 Weinburg Arcade Galesburg, 61401	. 309-343-8176
	73 Public Square Monmouth, 61462	. 309-734-5125
34	Holmberg, Joyce (D)	
	STATE OFFICE: Room 105A Capitol Building, 62706	. 217-782-5413
	RESIDENCE: 716 Coolidge Place Rockford, 61107	. 815-399-8669
	DISTRICT OFFICE/BUSINESS ADD 302 State of Illinois Bldg. 200 South Wyman Pooleford 61101	
	Rockford, 61101	. 813-987-7333

21

Dist	. Phone Number
41	Hudson, George "Ray" (R)
	STATE OFFICE: Room 129 Capitol Building, 62706 217-782-8136
	RESIDENCE: 8112 Woodcreek Court Downers Grove, 60516
	DISTRICT OFFICE/BUSINESS ADDRESS: 6301 South Cass Avenue, Suite 202
	Westmont, 60559 708-960-3533
36	Jacobs, Denny (D)
	STATE OFFICE: Room 105D Capitol Building, 62706 217-782-5957
	RESIDENCE: 3511 8th Street East Moline, 61244
	DISTRICT OFFICE/BUSINESS ADDRESS:
	604 - 19th Street Moline, 61265 309-797-0001
17	Jones, Emil, Jr. (D)
	STATE OFFICE: Room 329A
	Capitol Building, 62706 217-782-2728
	RESIDENCE: 11357 South Lowe Avenue Chicago, 60628
	DISTRICT OFFICE/BUSINESS ADDRESS:
	507 West 111th Street Chicago, 60628

Dist.		Phone Number
14	Joyce, Jeremiah E. (D) STATE OFFICE: M103F Capitol Building, 62706 RESIDENCE: 9600 South Leavitt Chicago, 60643	
	DISTRICT OFFICE/BUSINESS ADDI 10231 South Western Chicago, 60643	
43	Joyce, Jerome J. (D) STATE OFFICE: Room 329B Capitol Building, 62706 RESIDENCE: Rural Route	
	Reddick, 60961	RESS:
25	Karpiel, Doris C. (R) STATE OFFICE: M115 Capitol Building, 62706	
	RESIDENCE: 407 Dorchester Court - Apt. 110 Roselle, 60172	
	DISTRICT OFFICE/BUSINESS ADDR 400 West Lake Street, Suite 220 Roselle, 60172-3572	708-894-2008

Dist	. 1	Phone Number
29	Keats, Roger A. (R)	
	STATE OFFICE: M114 Capitol Building, 62706	217-782-5236
	RESIDENCE: 507 Old Green Bay Road Glencoe, 60022	
	DISTRICT OFFICE/BUSINESS ADDR P. O. Box 305	RESS:
	509 Park Drive Kenilworth, 60043	708-256-2800
39	Kelly, Richard F., Jr. (D)	
	STATE OFFICE: M103C Capitol Building, 62706	217-782-5308
	RESIDENCE: 5539 Carol Belle Trail Oak Forest, 60452	708-535-0009
	DISTRICT OFFICE/BUSINESS ADDI 1831 West 170th Street Hazel Crest, 60429	RESS:
28	Kustra, Bob (R)	
	STATE OFFICE: Room 116	
	Capitol Building, 62706	217-782-3875
	RESIDENCE: 518 S. Clifton Park Ridge, 60068	
	DISTRICT OFFICE/BUSINESS ADDI	RESS:
	940 Lee Street, Suite 201 Des Plaines, 60016	. 708-299-5646

Lechowicz, Thaddeus "Ted" (D) STATE OFFICE: Room 103D Capitol Building, 62706 RESIDENCE:	217-782-6252
Room 103D Capitol Building, 62706 RESIDENCE:	217-782-6252
110012-1-0-1	
	312-237-6238
4904 West Fullerton Avenue	
Chicago, 60639	312-037-8701
Luft, Richard (D)	
STATE OFFICE: Room 323 Capitol Building, 62706	217-782-8250
RESIDENCE: 2433 Lakeshore Drive Pekin, 61554	309-346-7242
	RESS:
	309-353-6276
Macdonald, Virginia B. (R)	
STATE OFFICE: Room 111 Capitol Building, 62706	217-782-8187
DISTRICT OFFICE/BUSINESS ADDI 120 West Eastman, Suite 102	RESS:
	5117 West Drummond Place Chicago, 60639

Dis	st.	Phone Number
45	Madigan, Robert A. (R)	
	STATE OFFICE:	
	Room 417	
	Capitol Building, 62706	. 217-782-6597
	RESIDENCE:	
	107 10th Street	
	Lincoln, 62656	
	DISTRICT OFFICE/BUSINESS ADD	RESS:
	219 South Kickapoo	
	Lincoln, 62656	. 217-732-1323
	106 South Main, P. O. Box 152	
	Eureka, 61530	309-467-5464
19	Mahar, William F., Jr. (R)	
	STATE OFFICE:	
	M120	
	Capitol Building, 62706	217-782-9595
	RESIDENCE:	
	8612 Wheeler Drive	
	Orland Park, 60462	708-403-7220
	DISTRICT OFFICE/BUSINESS ADDR	RESS:
	920 West 175th Street	
	Homewood, 60430	708-957-0019
	Orland Park Village Hall	
	14700 Ravinia	
	Orland Park, 60462	708-349-1400

Dist	t.	Phone Number
44	Maitland, John W., Jr. (R)	
	STATE OFFICE: Room 311 Capitol Building, 62706	. 217-782-6216
	RESIDENCE: R. R. 3, Box 279 Bloomington, 61701	309-379-5771
	DISTRICT OFFICE/BUSINESS ADD 525 North East Street Bloomington, 61701	RESS:
3	Marovitz, William A. (D)	
	STATE OFFICE: Room 103A Capitol Building, 62706	217-782-8503
	RESIDENCE: 3930 North Pine Grove Chicago, 60613	312-935-5300
	DISTRICT OFFICE/BUSINESS ADI 180 North LaSalle, Suite 1601	
	Chicago, 60601	312-782-1799
4	Netsch, Dawn Clark (D)	
	STATE OFFICE: Room 121C Capitol Building, 62706	217-782-7260
	RESIDENCE: 1700 North Hudson Avenue Chicago, 60614	312-944-7728
	DISTRICT OFFICE/BUSINESS AD 561 West Diversey, Suite 211 Chicago, 60614	DRESS:

Dis	ist. Phone	Number
13		vuilibei
	STATE OFFICE: Room 103B Capitol Building, 62706	2-5338
	RESIDENCE: 5533 South Cornell Chicago, 60637 312-66	
	DISTRICT OFFICE/BUSINESS ADDRESS: 1900 East 71st Street	
	Chicago, 60649 312-64	3-4500
54	O'Daniel, William L. (D)	
	STATE OFFICE: Room 307C Capital Building 62706	2 5204
	Capitol Building, 62706 217-78 RESIDENCE:	2-5304
	Rural Route 4 Mt. Vernon, 62864	4-5776
	DISTRICT OFFICE/BUSINESS ADDRESS: 2700 Broadway	
	Mt. Vernon, 62864 618-24	2-7388
23	Philip, James "Pate" (R)	
	STATE OFFICE: Room 309A Capitol Building, 62706	2-8194
	RESIDENCE: 321 Dominion Drive Wood Dale, 60191	2 01)4
	DISTRICT OFFICE: 970 N. Oaklawn Ave., Suite 120 Elmhurst, 60126	-0094

	Phone Number
Raica, Robert M. (R)	
STATE OFFICE: Room 118 Capitol Building, 62706	217-782-9407
RESIDENCE: 7054 West 64th Place Chicago, 60638	
DISTRICT OFFICE/BUSINESS AT 6384 So. Archer Avenue Chicago, 60638	
Rea, James F. "Jim" (D)	
STATE OFFICE: 613B Capitol Building, 62706	217-782-5509
RESIDENCE: 602 Ray Ave. Christopher, 62822	618-724-4063
DISTRICT OFFICE/BUSINESS AI	
112 E. Market Christopher, 62822	618-724-9444
Rigney, Harlan (R)	
STATE OFFICE: M121	217-782-8140
Residence:	2
4120 OxBow Road Freeport, 61032	815-563-4844
DISTRICT OFFICE/BUSINESS A	DDRESS:
Freeport, 61032	815-233-9995
	Raica, Robert M. (R) STATE OFFICE: Room 118 Capitol Building, 62706

Dis	t.	Phone Number
8	Rock, Philip J. (D)	
	STATE OFFICE: Room 327 Capitol Building, 62706	. 217-782-3905
	RESIDENCE: 819 North Oak Park Avenue Oak Park, 60302	
	DISTRICT OFFICE/BUSINESS ADD 306 West Madison	
	Oak Park, 60302	. 708-386-0090
15	Savickas, Frank D. (D)	
	STATE OFFICE: Room 307 Capitol Building, 62706	. 217-782-5337
	RESIDENCE: 3235 West 65th Place Chicago, 60629	
	DISTRICT OFFICE/BUSINESS ADDI 6743 South Western Avenue Chicago, 60636	
32	Schaffer, Jack (R)	
	STATE OFFICE:	

Dist.		Phone Number
37	Schuneman, Calvin W. (R) STATE OFFICE: Room 122 Capitol Building, 62706	217-782-8166
	RESIDENCE: 409 Dale Street Prophetstown, 61277 DISTRICT OFFICE/BUSINESS ADI 306 Washington Street P. O. Box 37	
	Prophetstown, 61277	815-537-2330
51	Severns, Penny L. (D) STATE OFFICE: Room 319 Capitol Building, 62706	DRESS: 217-428-0247
12	Smith, Margaret (D) STATE OFFICE: Room 615A Capitol Building, 62706 RESIDENCE: 4949 South King Drive Chicago, 60615 DISTRICT OFFICE/BUSINESS AD 130 E. Garfield Blvd Chicago, 60615	DRESS:

Dist.		Phone Number
22	Topinka, Judy Baar (R)	
	STATE OFFICE: Room 113 Capitol Building, 62706	217-782-8180
	RESIDENCE: 353 Des Plaines Avenue Riverside, 60546	217 762-0100
	DISTRICT OFFICE/BUSINESS ADD 8609 West Cermak Road North Riverside, 60546	
56	Vadalabene, Sam M. (D)	
	STATE OFFICE: Room 121B	
	Capitol Building, 62706	. 217-782-5247
	RESIDENCE: 300 Circle Drive	
	Edwardsville, 62025	
	DISTRICT OFFICE/BUSINESS ADD Room 121B	RESS:
	Capitol Building, 62706	. 217-782-5247
55	Watson, Frank C. (R)	
	STATE OFFICE: Room 124	
	Capitol Building, 62706	. 217-782-5755
	RESIDENCE: R. R. 4, Box 24B Greenville, 62246	618-664-4231
	DISTRICT OFFICE:	
	Carlyle, 62231	618-594-4553
	Greenville, 62246 DISTRICT OFFICE: 501 – 9th Street	

Dist.		Phone Number
52	Weaver, Stanley B. (R)	
	STATE OFFICE: Room 309D Capitol Building, 62706	. 217-782-6904
	RESIDENCE: R. R. 2, Box 218 Urbana, 61801	217-367-5055
	DISTRICT OFFICE/BUSINESS ADD 302 West Green Street Urbana, 61801	
38	Welch, Patrick D. (D)	
	STATE OFFICE: Room 105C Capitol Building, 62706	217-782-8287
	RESIDENCE: 1412 Buffalo Street Peru, 61354	
	DISTRICT OFFICE/BUSINESS ADD	DRESS:
	1025 Peoria Street Peru, 61354	815-223-3747
53	Woodyard, Harry "Babe" (R)	
	STATE OFFICE: M118 Capitol Building, 62706	217-782-8899
	RESIDENCE: 104 W. Washington Chrisman, 61924	217-269-2672
	DISTRICT OFFICE/BUSINESS ADD 309 S. Pennsylvania Chrisman, 61924	

Dist.

Phone Number

26 Zito, Greg (D)

STATE OFFICE:

Room 623

Capitol Building, 62706...... 217-782-1035

RESIDENCE:

911 North 17th Avenue Melrose Park, 60160

DISTRICT OFFICE/BUSINESS ADDRESS: 501 W. North Avenue, Suite 306

Melrose Park, 60160...... 708-343-6774

EIGHTY-SIXTH GENERAL ASSEMBLY

Party	Senate	House	Joint Ballot
Democrats	31	67	98
Republicans	28	51	79

SUMMARY OF OCCUPATIONS OF MEMBERS OF THE SENATE OF THE 86TH GENERAL ASSEMBLY

Advertising Agency	1
Attorney	11
Banker	1
Banker/Farmer	2
Businessman	3
Business & Educational Consultant	1
Asst. Chief Paramedic,	
City of Chicago, Fire Department	1
Chiropractic Physician	1
Insurance Broker	1
Farmer	4
Finance	1
Funeral Home Director	2
Legislator	25
Pharmacist	1
Professor	2
Sales Manager	1
Secretary Chicago Park District	1

STANDING COMMITTEES OF THE 86th GENERAL ASSEMBLY

AGRICULTURE AND CONSERVATION — O'Daniel, Chairman; Rea, Vice-Chairman; Demuzio, Jacobs, J. J. Joyce and Severns; Donahue, Minority Spokesman; Madigan, Maitland, Rigney and Woodyard.

APPROPRIATIONS I — Carroll, Chairman; Severns, Vice-Chairman; Brookins, Collins, Daley, del Valle, T. Dunn, J. E. Joyce, Lechowicz, Luft, Marovitz, O'Daniel, Rea and Savickas; Etheredge, Minority Spokesman; Donahue, Karpiel, Madigan, Maitland, Philip, Raica, Schaffer, Topinka, Watson, Weaver and Woodyard.

APPROPRIATIONS II — Hall, Chairman; Welch, Vice-Chairman; Berman, Demuzio, Holmberg, Kelly, Netsch, Newhouse, Smith and Vadalabene; Maitland, Minority Spokesman; R. Dunn, Etheredge, Fawell, Hawkinson, Schaffer, Watson and Weaver.

ASSIGNMENT OF BILLS — D'Arco and Demuzio, Co-Chairmen; Rock, Vice-Chairman; Weaver, Minority Spokesman; and Philip.

COMMERCE AND ECONOMIC DEVELOP-MENT — Newhouse, Chairman; del Valle, Vice Chairman; Collins, Luft, Rea and Severns; Mahar, Minority Spokesman; Fawell, Friedland, Kustra and Woodyard.

COMMITTEE ON COMMITTEES — Vadalabene, Chairman; Collins, D'Arco, Demuzio, Luft and Rock; Philip, Minority Spokesman; Davidson, DeAngelis and Schaffer.

EDUCATION — ELEMENTARY AND SECONDARY — Berman, Chairman; Holmberg, Vice-Chairman; Collins, Demuzio, Hall, Jones, Kelly, Netsch, Newhouse, Rea and Welch; Kustra, Minority Spokesman; R. Dunn, Etheredge, Fawell, Keats, Madigan, Maitland, Rigney and Watson.

EDUCATION — HIGHER — J. E. Joyce, Chairman; Newhouse, Vice-Chairman; del Valle, Holmberg, Vadalabene and Welch; R. Dunn, Minority Spokesman; Davidson, Hudson, Mahar and Raica.

ELECTIONS AND REAPPORTIONMENT — Alexander, Chairman; Lechowicz Vice-Chairman; Daley, D'Arco, del Valle, J. J. Joyce, and O'Daniel; Dudycz, Minority Spokesman; Keats, Macdonald, Mahar and Rigney.

ENERGY AND ENVIRONMENT — Welch, Chairman; J. J. Joyce, Vice-Chairman; Alexander, D'Arco, Jacobs, Severns and Zito; Macdonald, Minority Spokesman; Donahue, Hudson, Karpiel, Mahar and Maitland.

EXECUTIVE — J. J. Joyce, Chairman; Hall, Vice-Chairman; Collins, D'Arco, Demuzio, J. E. Joyce, Lechowicz, Luft, Netsch, Rock and Vadalabene; Karpiel, Minority Spokesman; Davidson, DeAngelis, Geo-Karis, Kustra, Philip, Schaffer, Schuneman and Weaver.

EXECUTIVE APPOINTMENTS, VETERANS AFFAIRS AND ADMINISTRATION — Kelly, Chairman; Vadalabene, Vice-Chairman; Brookins, Hall, Jacobs, Lechowicz, Marovitz, Rock, Savickas and Smith; Friedland, Minority Spokesman; Davidson, DeAngelis, Geo-Karis, Philip, Schaffer, Schuneman and Weaver.

FINANCE AND CREDIT REGULATIONS — Zito, Chairman; Jacobs, Vice-Chairman; Brookins, Carroll, Daley, Demuzio, J. J. Joyce, Luft, Rea and Severns; Keats, Minority Spokesman; Barkhausen, Geo-Karis, Hudson, Kustra, Schaffer, Topinka and Weaver.

INSURANCE, PENSIONS AND LICENSED ACTIVITIES — Jones, Chairman; Berman, Vice-Chairman; D'Arco, Holmberg, Savickas, Smith and Zito; Schuneman, Minority Spokesman; Barkhausen, DeAngelis, Dudycz and Friedland.

JUDICIARY — Marovitz, Chairman; T. Dunn, Vice-Chairman; Alexander, Berman, Carroll, Daley and D'Arco; Barkhausen, Minority Spokesman; Fawell, Geo-Karis, Hawkinson and Macdonald.

LABOR — Jacobs, Chairman; Smith, Vice-Chairman; Brookins, Kelly, Marovitz, Savickas and Severns; Hudson, Minority Spokesman; Barkhausen, Friedland, Keats and Macdonald.

LOCAL GOVERNMENT — Holmberg, Chairman; Jones, Vice-Chairman; Alexander, Carroll, T. Dunn, Welch and Zito; Fawell, Minority Spokesman; Dudycz, Mahar, Raica and Woodyard.

PUBLIC HEALTH, WELFARE AND CORRECTIONS — Smith, Chairman; Marovitz, Vice-Chairman; T. Dunn, Jones, Rea, Savickas and Zito; Topinka, Minority Spokesman; Donahue, Karpiel, Madigan and Raica.

REVENUE — Netsch, Chairman; O'Daniel, Vice-Chairman; Alexander, del Valle, T. Dunn, Kelly and Luft; Rigney, Minority Spokesman; DeAngelis, Kustra, Schuneman and Woodyard.

RULES — Rock, Chairman; D'Arco, Demuzio, Collins, Lechowicz, Luft, Netsch and Savickas; Philip, Minority Spokesman; Davidson, DeAngelis, Maitland, Schaffer and Weaver.

TRANSPORTATION — Brookins, Chairman; Daley, Vice-Chairman; Collins, Jones, J. E. Joyce, Lechowicz, O'Daniel and Savickas; Watson, Minority Spokesman; Davidson, Dudycz, Hawkinson, Keats and Topinka.

COMMITTEE ASSIGNMENTS OF SENATORS

ALEXANDER, ETHEL SKYLES — Chairman of Committee on Elections and Reapportionment; Member of Committees on Energy and Environment; Judiciary; Local Government; and Revenue.

BARKHAUSEN, DAVID — Member of Committees on Finance and Credit Regulations; Insurance, Pensions and Licensed Activities; Judiciary (Minority Spokesman); and Labor.

BERMAN, ARTHUR L. — Chairman of Committee on Elementary and Secondary Education; Vice-Chairman of Committee on Insurance, Pensions and Licensed Activities; Member of Committees on Appropriations II; and Judiciary.

BROOKINS, HOWARD B. — Chairman of Committee on Transportation; Member of Committees on Appropriations I; Executive Appointments, Veterans Affairs and Administration; Finance and Credit Regulations; and Labor.

CARROLL, HOWARD W. — Chairman of Committee on Appropriations I; Member of Committees on Finance and Credit Regulations; Judiciary; and Local Government.

COLLINS, EARLEAN — Member of Committee on Committees; Member of Committees on Appropriations I; Commerce and Economic Development; Elementary and Secondary Education; Executive; Transportation; and Rules.

DALEY, JOHN P. — Vice-Chairman of Committee on Transportation; Member of Committees on Appropriations I; Elections and Reapportionment; Finance and Credit Regulations; and Judiciary.

D'ARCO, JOHN A. — Co-Chairman of Committee on Assignment of Bills; Member of Committee on Committees; Member of Committees on Elections and Reapportionment; Energy and Environment; Executive; Insurance, Pensions and Licensed Activities; Judiciary; and Rules

DAVIDSON, JOHN A. — Member of Committee on Committees; Member of Committees on Executive; Executive Appointments, Veterans Affairs and Administration; Higher Education; Transportation; and Rules.

Deangelis, ALDO a. — Member of Committee on Committees; Member of Committees on Executive; Executive Appointments, Veterans Affairs and Administration; Insurance, Pensions and Licensed Activities; Revenue; and Rules.

dEL VALLE, MIGUEL — Vice-Chairman of Committee on Commerce and Economic Development; Member of Committees on Appropriations I; Elections and Reapportionment; Higher Education; and Revenue.

DEMUZIO, VINCE — Co-Chairman of Committee on Assignment of Bills; Member of Committee on Committees; Member of Committees on Agriculture and Conservation; Appropriations II; Elementary and Secondary Education; Executive; Finance and Credit Regulations; and Rules.

DONAHUE, LAURA KENT — Member of Committees on Agriculture and Conservation (Minority Spokesman); Appropriations I; Energy and Environment; and Public Health, Welfare and Corrections.

DUDYCZ, WALTER W. — Member of Committees on Elections and Reapportionment (Minority Spokesman); Insurance, Pensions and Licensed Activities; Local Government; and Transportation.

DUNN, RALPH — Member of Committees on Appropriations II; Elementary and Secondary Education; and Higher Education (Minority Spokesman).

DUNN, THOMAS A. — Vice-Chairman of Committee on Judiciary; Member of Committees on Appropriations I; Local Government; Public Health, Welfare and Corrections; and Revenue.

ETHEREDGE, FOREST D. — Member of Committees on Appropriations I (Minority Spokesman); Appropriations II; and Elementary and Secondary Education.

FAWELL, BEVERLY — Member of Committees on Appropriations II; Commerce and Economic Development; Elementary and Secondary Education; Judiciary; and Local Government (Minority Spokesman)

FRIEDLAND, JOHN E. — Member of Committees on Commerce and Economic Development; Executive Appointments, Veterans Affairs and Administration (Minority Spokesman); Insurance, Pensions and Licensed Activities; and Labor.

GEO-KARIS, ADELINE JAY — Member of Committees on Executive; Executive Appointments, Veterans Affairs and Administration; Finance and Credit Regulations; and Judiciary.

- HALL, KENNETH Chairman of Committee on Appropriations II; Vice-Chairman of Committee on Executive; Member of Committees on Elementary and Secondary Education; and Executive Appointments, Veteran Affairs and Administration.
- HAWKINSON, CARL E. Member of Committees on Appropriations II; Judiciary; and Transportation.
- HOLMBERG, JOYCE Chairman of Committee on Local Government; Vice-Chairman of Committee on Elementary and Secondary Education; Member of Committees on Appropriations II; Higher Education; and Insurance, Pensions and Licensed Activities.
- HUDSON, GEORGE "RAY" Member of Committees on Energy and Environment; Finance and Credit Regulations; Higher Education; and Labor (Minority Spokesman).
- JACOBS, DENNY Chairman of Committee on Labor; Vice-Chairman of Committee on Finance and Credit Regulations; Member of Committees on Agriculture and Conservation; Energy and Environment; and Executive Appointments, Veterans Affairs and Administration.
- JONES, EMIL Chairman of Committee on Insurance, Pensions and Licensed Activities; Vice-Chairman of Committee on Local Government; Member of Committees on Elementary and Secondary Education; Public Health, Welfare and Corrections; and Transportation.
- **JOYCE, JEREMIAH E.** Chairman of Committee on Higher Education; Member of Committees on Appropriations I; Executive; and Transportation.

JOYCE, JEROME J. — Chairman of Committee on Executive; Vice-Chairman of the Committee on Energy and Environment; Member of Committees on Agriculture and Conservation; Elections and Reapportionment; and Finance and Credit Regulations.

KARPIEL, DORIS C. — Member of Committees on Appropriations I; Energy and Environment; Executive (Minority Spokesman); and Public Health, Welfare and Corrections.

KEATS, ROGER A. — Member of Committees on Elections and Reapportionment; Elementary and Secondary Education; Finance and Credit Regulations (Minority Spokesman); Labor; and Transportation.

KELLY, RICHARD F. — Chairman of Committee on Executive Appointments, Veterans Affairs and Administration; Member of Committees on Appropriations II; Elementary and Secondary Education; Labor; and Revenue.

KUSTRA, BOB — Member of Committees on Commerce and Economic Development; Elementary and Secondary Education (Minority Spokesman); Executive; Finance and Credit Regulations; and Revenue.

LECHOWICZ, THADDEUS "TED" — Vice-Chairman of Committee on Elections and Reapportionment; Member of Committees on Appropriations I; Executive; Executive Appointments, Veteran Affairs and Administration; Rules; and Transportation.

- LUFT, RICHARD Member of Committee on Committees; Member of Committees on Appropriations I; Commerce and Economic Development; Executive; Finance and Credit Regulations; Revenue; and Rules.
- MACDONALD, VIRGINIA Member of Committees on Elections and Reapportionment; Energy and Environment (Minority Spokesman); Judiciary; and Labor.
- MADIGAN, ROBERT Member of Committees on Agriculture and Conservation; Appropriations I; Elementary and Secondary Education; and Public Health, Welfare and Corrections.
- MAHAR, WILLIAM F., JR. Member of Committees on Commerce and Economic Development (Minority Spokesman); Elections and Reapportionment; Energy and Environment; Higher Education; and Local Government.
- MAITLAND, JOHN W., JR. Member of Committees on Agriculture and Conservation; Appropriations I; Appropriations II (Minority Spokesman); Elementary and Secondary Education; Energy and Environment; and Rules.
- MAROVITZ, WILLIAM A. Chairman of Committee on Judiciary; Vice-Chairman of Committee on Public Health, Welfare and Corrections; Member of Committees on Appropriations I; Executive Appointments, Veteran Affairs and Administration; and Labor.
- NETSCH, DAWN CLARK Chairman of Committee on Revenue; Member of Committees on Appropriations II; Elementary and Secondary Education; Executive; and Rules.

- NEWHOUSE, RICHARD H. Chairman of Committee on Commerce and Economic Development; Vice-Chairman of Committee on Higher Education; Member of Committees on Appropriations II; and Elementary and Secondary Education.
- O'DANIEL, WILLIAM L. Chairman of Committee on Agriculture and Conservation; Vice Chairman of Committee on Revenue; Member of Committees on Appropriations I; Elections and Reapportionment; and Transportation.
- PHILIP, JAMES "PATE" Member of Committee on Committees (Minority Spokesman); Member of Committees on Appropriations I; Assignment of Bills; Executive; Executive Appointments, Veterans Affairs and Administration; and Rules.
- RAICA, ROBERT M. Member of Committees on Appropriations I; Higher Education; Local Government; and Public Health, Welfare and Corrections.
- REA, JAMES F. "JIM" Vice-Chairman of Committee on Agriculture and Conservation; Member of Committees on Appropriations I; Commerce and Economic Development; Elementary and Secondary Education; Finance and Credit Regulations; and Public Health, Welfare and Corrections.
- RIGNEY, HARLAN Member of Committees on Agriculture and Conservation; Elementary and Secondary Education; Elections and Reapportionment; and Revenue (Minority Spokesman).
- ROCK, PHILIP J. Chairman of Committee on Rules; Vice-Chairman of Committee on Assignment of Bills; Member of Committee on Committees; and Member of Committees on Executive; and Executive Appointments, Veterans Affairs and Administration.

- SAVICKAS, FRANK D. Member of Committees on Appropriations I; Executive Appointments, Veterans Affairs and Administration; Insurance, Pensions and Licensed Activities; Labor; Public Health, Welfare and Corrections; Rules; and Transportation.
- SCHAFFER, JACK Member of Committees on Appropriations I; Appropriations II; Committee on Committees; Executive; Executive Appointments, Veterans Affairs and Administration; Finance and Credit Regulations; and Rules.
- SCHUNEMAN, CALVIN W. Member of Committees on Executive; Executive Appointments, Veterans Affairs and Administration; Insurance, Pensions and Licensed Activities (Minority Spokesman); and Revenue.
- SEVERNS, PENNY Vice-Chairman of Committee on Appropriations I; Member of Committees on Agriculture and Conservation; Commerce and Economic Development; Energy and Environment; Finance and Credit Regulations; and Labor.
- SMITH, MARGARET Chairman of Committee on Public Health, Welfare and Corrections; Vice-Chairman of Committee on Labor; Member of committees on Appropriations II; Executive Appointments, Veterans Affairs and Administration; and Insurance, Pensions and Licensed Activities.
- TOPINKA, JUDITH BAAR Member of Committees on Appropriations I; Finance and Credit Regulations; Public Health, Welfare and Corrections (Minority Spokesman); and Transportation.

VADALABENE, SAM — Chairman of Committee on Committees; Vice-Chairman of Committee on Executive Appointments, Veterans Affairs and Administration; Member of Committees on Appropriations II; Executive; and Higher Education.

WATSON, FRANK — Member of Committees on Appropriations I; Appropriations II; Elementary and Secondary Education; and Transportation (Minority Spokesman).

WEAVER, STANLEY B. — Member of Committees on Appropriations I; Appropriations II; Assignment of Bills (Minority Spokesman); Executive; Executive Appointments, Veterans Affairs and Administration; Finance and Credit Regulations; and Rules.

WELCH, PATRICK — Chairman of Committee on Energy and Environment; Vice-Chairman of Committee on Appropriations II; Member of Committees on Elementary and Secondary Education; Higher Education; and Local Government.

WOODYARD, HARRY "BABE" — Member of Committees on Agriculture and Conservation; Appropriations I; Commerce and Economic Development; Local Government; and Revenue

ZITO, GREG — Chairman of Committee on Finance and Credit Regulations; Member of Committees on Energy and Environment; Insurance, Pensions and Licensed Activities; Local Government; and Public Health, Welfare and Corrections.

EIGHTY-SIXTH GENERAL ASSEMBLY SENATE

CHAIRMEN AND VICE-CHAIRMEN OF COMMITTEES

*Chairman **Vice-Chairman

Committee

Agriculture and Conservation *O'Daniel**Rea
Appropriations I *Carroll**Severns
Appropriations II *Hall**Welch
Commerce and Economic Development *Newhouse**del Valle
Education — Elementary and Secondary *Berman**Holmberg
Education — Higher *J. E. Joyce**Newhouse
Elections and Reapportionment *Alexander**Lechowicz
Energy and Environment *Welch**J. J. Joyce
Executive *J. J. Joyce**Hall
Executive Appointments, Veterans Affairs & Administration *Kelly**Vadalabene

Committee	*Chairman	**Vice-Chairman
	redit Regulations	**Jacobs
Insurance, Pens Licensed Act *Jones	tivities	**Berman
Judiciary *Marovitz		**Dunn, T.
Labor *Jacobs		**Smith
Local Governm *Holmberg		**Jones
Public Health, and Correction *Smith	ons	**Marovitz
Revenue *Netsch		**O'Daniel

Transportation *Brookins

.**Daley

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RULES OF THE SENATE OF THE 86th GENERAL ASSEMBLY

RULE 1

HOUR OF MEETING

Unless otherwise ordered by majority vote of the Senators present, the Senate shall regularly convene at noon.

RULE 2

ENTITLED TO FLOOR

Only members and officers of the General Assembly: the elected state officers; judges of the Supreme Court: the designated Administrative Aide to the Governor; the parliamentarian; majority staff members and minority staff members; Senate Postmistress and Assistant Senate Postmistress; former Presidents of the Senate: former members of the Senate (provided they have actually served as members of the Senate during one of the two most recent regular sessions of the General Assembly) and the employees of the Legislative Reference Bureau, shall be admitted to the floor of the Senate, except as otherwise provided herein. Representatives of the Press while the Senate is in session, may have access to the galleries and places allotted to them by the Senate Operations Commission.

On legislative days the Sergeant-at-Arms shall clear the floor of all persons not entitled to the floor

a quarter hour before the convening time and shall

enforce all other provisions of the rule.

It shall always be in order for any member of the Senate to move the privilege of admission to the floor of the Senate be granted for a particular legislative day to a former member of the Senate who has not actually served as a member during one of the two most recent regular sessions of the General Assembly.

However, no person who is directly or indirectly interested in defeating or promoting any pending legislation, if registered as a lobbyist, shall have the privilege of the floor of the Senate at any time during

the session.

RULE 3

QUORUM

A majority of the Senators elected shall constitute a quorum, but a smaller number may adjourn from day to day, or recess for less than one day, and compel the attendance of absent members.

RULE 4

DAILY ORDER

The daily order of business shall be as follows:

a. Reading of the Journal.

b. Reading Bills of the Senate a first time.

c. Reports from Standing Committees, except the Committee on Rules may report at any time.

d. Reports from Special Committees.

e. Presentation of Petitions and Resolutions.

f. Introduction of bills.

- g. Messages from the House of Representatives, not including reading bills from the House of Representatives a first time.
- h. Reading Bills of the Senate a second time.
- i. Reading Bills of the Senate a third time.
- Reading Bills from the House of Representatives a third time.
- Reading Bills from the House of Representatives a second time.
- Reading Bills from the House of Representatives a first time.
- m. Consideration of resolutions.
- n. Introduction of guests.
- Consideration of Bills on Postponed consideration.

Whenever the Senate is engaged in the consideration of a bill, resolution, amendment or other item of business at the time of the adjournment of the daily session, that item of business shall have the preference in the daily order of business at the opening of the next daily session if so requested by the sponsor. After consideration of that item of unfinished business has been concluded the Senate shall take up the Daily Order beginning with the reading of the Journal.

The Senate may at any time by unanimous consent or on motion supported by a majority vote of the Senators elected proceed out of order to any order of business or return to any order already passed. When the Senate shall have reached any particular order of business any item thereunder may be taken up for consideration out of its regular order upon motion supported by a majority vote of the Senators elected.

The Committee on Rules may report a special order for the day, which shall take the place of the regular order, but the special order reported may be

suspended, amended or modified on roll call by a

majority of the Senators elected.

At any time during the Session, the Senate may determine by majority vote of those elected, that, for such period as may be determined, Bills shall be called, on first, second or third reading, in the order in which they appear upon the printed Daily Calendar. Nothing in this paragraph shall be allowed to affect the right of a sponsor to control his Bill; and if a sponsor is not present, or not ready to proceed, the Bill shall remain on the same order.

The House sponsor of a bill originating in the House may remove or substitute the Senate sponsor

by notifying the President in writing.

RULE 5

BILLS

A. INTRODUCTION

A Bill may be introduced in the Senate by sponsorship of one or more members of the Senate all of whose names shall be printed on the printed copies of the Bill, in the Senate Journal, and in the Legislative Digest. A Bill sponsored by a standing committee of the Senate shall have the name of such committee or commission printed on the printed copies of the bill, in the Senate Journal and in the Legislative Digest. The committee sponsoring the bill shall designate a member of the Senate to be the principal sponsor of the bill.

All bills introduced in the Senate shall be read by title a first time, ordered printed, and automatically referred on the same day to the Committee on Assignment of Bills. When a House Bill is received it shall be read by title, ordered printed, and placed

on the order of House Bills on first reading; after being read a first time, it shall automatically be referred on the same day to the Committee on Assignment of Bills. Every bill referred to the Committee on Assignment of Bills shall be assigned by the Committee no later than the second succeeding legislative day, and the assignment shall be reported in the Daily Order under "Reports from Standing Committees." The Committee shall, by the second succeeding legislative day, notify the chairman of the committee to which a bill is assigned of the assignment.

B. FORM

The author of a bill which amends a statute shall indicate the particular changes in the following manner:

- a. All new matter shall be underscored.
- b. All matter which is to be omitted or superseded shall be shown crossed with a line.

Each Bill introduced shall be accompanied by nine copies.

C. SCHEDULE

In even-numbered years all bills introduced into the Senate during the regular session shall be read a first time and shall be referred to the Rules Committee. All bills received by the Senate after passage by the House in their regular session and all bills pending in the Senate, which are requested to be considered, shall be referred to the Rules Committee.

The Rules Committee shall refer to the Committee on Assignment of Bills only appropriation bills implementing the budget and bills deemed by the Rules Committee to be of an emergency nature or to be of substantial importance to the operation of government

The following schedule and timetable shall be applicable to all bills in 1990:

April 6 — Final day for introduction of bills.

May 4 — Final day for Standing Committees of the Senate to report Senate Bills. except Senate appropriation bills.

May 9 - Final day for Standing Committees of the Senate to report Senate appropriation bills.

May 18 - Final day for third reading and passage of all Senate Bills.

- Final day for Standing Committees of June 8 the Senate to report House Bills except House appropriation bills.

June 13 - Final day for Standing Committees of the Senate to report House appropriation bills.

June 21 - Final day for third reading and passage of House appropriation bills.

June 22 - Final day for third reading and passage of House nonappropriation bills.

RULE 6

RESOLUTIONS

A. PROCEDURE

A resolution shall be introduced in the Senate by sponsorship of one or more members of the Senate, and all sponsors names shall be printed in the Senate Journal and in the Legislative Digest.

All resolutions introduced in the Senate shall be referred to the Executive Committee, except adjournment resolutions, unless by unanimous consent of the

members present the resolution is placed on the Resolutions Consent Calendar.

Each resolution introduced shall be accompanied

by three copies.

Any resolution calling for the expenditure of state funds shall be adopted by a roll call vote of a majority of the Senators elected.

B. RESOLUTIONS CONSENT CALENDAR

There shall be a printed Resolutions Consent Calendar. All Resolutions of a nonsubstantive, commemorative, or congratulatory nature shall be placed upon this Consent Calendar either by a report of the Executive Committee or by unanimous consent of the members present.

The Secretary of the Senate shall distribute the Consent Calendar to the members each week at least one day prior to its consideration by the Senate.

Resolutions appearing upon the Consent Calendar shall be taken up immediately following the daily order of business during the last daily session of the week. No debate shall be in order regarding any resolution appearing on the Consent Calendar.

All such resolutions appearing on the Consent Calendar may be adopted in one motion. Prior to the adoption of any resolution on the Consent Calendar, if any three members file a written objection to the presence of any resolution upon the Consent Calendar, such resolution shall be removed from the Consent Calendar and stand on the order of consideration of resolutions upon the daily calendar.

C. STATE CONSTITUTIONAL AMENDMENTS

All resolutions introduced in the Senate proposing amendments to the State Constitution shall be ordered printed and shall be printed in the same manner in which bills are printed. Every such resolution which originated in the House of Representatives and is presented to the Senate shall be ordered printed in like manner unless the resolution has been similarly printed by the House of Representatives in the same form in which it is presented to the Senate.

Every such resolution shall be read in full in its final form on three different days and amendments may be in order on the initial first and second

readings only.

D. FEDERAL CONSTITUTIONAL AMEND-MENTS AND CONSTITUTIONAL CONVEN-TIONS

The affirmative vote of three-fifths of the members elected to the Senate shall be required to request Congress to call a Federal Constitutional Convention, to ratify a proposed amendment to the Constitution of the United States, to call a state convention to ratify a proposed amendment to the Constitution of the United States.

RULE 7

STANDING COMMITTEES

A. COMMITTEE ON COMMITTEES

There shall be elected from the membership of the Senate a committee called the Committee on Committees, consisting of 10 members, no more than 6 of whom shall be members of the same political party. The Committee on Committees shall appoint the members of the standing committees.

The membership of the following standing committees shall be selected by the Committee on Committees, such selection to be presented to the Senate for its approval:

Agriculture and Conservation

Appropriations I

Assignment of Bills

Commerce and Economic Development

Education, Elementary and Secondary

Education, Higher

Elections and Reapportionment

Energy and Environment

Executive

Executive Appointments, Veterans Affairs

and Administration

Finance and Credit Regulations

Insurance, Pensions and Licensed Activities

Judiciary

Labor

Local Government

Public Health, Welfare and Corrections

Revenue

Transportation

B. RULES COMMITTEE

In addition, there is created a Committee on Rules to be composed of the President who will serve as Chairman; seven Majority members appointed by the President; the Minority Leader, and five Minority members appointed by the Minority Leader.

C. COMMITTEE PROCEDURE

Committees shall consider the bills and resolutions referred to them and shall make one of the following reports to the Senate:

- a. that the bill or resolution "do pass"
- b. that the bill or resolution "do not pass"
- c. that the bill or resolution "do pass, as amended"
- d. without recommendation
- e. that the bill or resolution be "re-referred to another standing committee."

All bills for appropriations of money from the State Treasury, or providing for the expenditure of money when referred to committees other than the Committee on Appropriations and by them reported back to the Senate with favorable recommendations, shall be referred to the Committee on Appropriations for its consideration before being finally acted upon by the Senate.

In the event that a committee other than the Committee on Appropriations reports out a bill containing an appropriation or providing for the expenditure of money "without recommendation" and such bill is subsequently taken from the table, it shall be referred to the Committee on Appropriations. The applicable Appropriations Committee shall act on any bill at the request of the sponsor of the bill.

The Chairman or acting chairman of each Committee of the Senate shall keep, or cause to be kept, a record in which there shall be entered:

- The time and place of each hearing, and of each meeting of such Committee.
- The attendance of Committee members at each meeting.
- The vote of each member on all motions, Bills, resolutions and amendments acted upon.

There shall be filed, in the proper envelope, with every Bill or resolution reported upon, a sheet containing the foregoing information as to such bill or resolution, to be filed by the Secretary of the Senate by the number of the Bill or resolution in such form as to be most accessible for the use of the members

and the public, during the session, and at the end of the session in the office of the Secretary of State.

No hearing by a Standing Committee or a subcommittee of a Standing Committee, except the Committee on Rules, Assignment of Bills, Committee on Committees and the Committee on Executive Appointments, Veterans Affairs and Administration when considering nominations to public office, and except continued hearings upon any Bill or Resolution shall be held unless notice thereof is given in the following manner:

By the Chairman of the Committee or subcommittee posting notice on the Senate bulletin board at least six days before the proposed hearing. The notice shall contain the day, hour and place of the hearing and the number or numbers of the Bills or Resolutions to be considered at the hearing, and by placing a copy of the notice on the desk of each member of the Committee or subcommittee.

Meetings of the Committees on Rules, Assignment of Bills, Committee on Committees and the Committee on Executive Appointments, Veterans Affairs and Administration when considering nominations to public office, may be called on any day on which the Senate is in session by the Chairman making an announcement thereof during the session or by giving notice to the members of the Committee on the legislative day preceding the meeting in substantially the form required by the paragraph above. The Committees named in this paragraph may report at any time.

Every Committee hearing shall be open to the public.

No proxy voting shall be allowed in any Senate committee or subcommittee and all voting shall be by members who are personally present.

RULE 8

COMMITTEE REPORTS

All Senate Bills favorably reported from Committee, or with respect to which a committee has been discharged, shall stand on the order of second reading unless otherwise ordered by the Senate, and may be amended in every particular on second reading. Bills reported from Committee "without recommendation" shall lie on the table unless ordered placed on the calendar by the Senate by a majority of those voting on the question.

Bills reported from a Committee with the recommendation "do not pass" shall lie on the table until the next legislative day, at which time, unless a written motion is made to take such Bills from the table, supported by a majority vote of the members elected, the Bills shall be considered as finally tabled and

stricken.

A Bill or resolution referred to a committee and not set for hearing within sixty days of assignment shall be reported from the Committee with the recommendation "do not pass", at which time, unless a motion to re-commit is made, supported by a majority vote of the members elected, such Bill or resolution shall be considered as finally tabled or stricken. If the motion to re-commit is supported by a majority vote of the members elected, such Bill or resolution shall be set for hearing at the next regularly scheduled meeting of the Committee.

RULE 9

SPECIAL COMMITTEES

When the Senate is in recess, Special Temporary Committees may be appointed by the President. The action of the President and of the Committee shall stand as the action of the Senate unless the action shall be amended or modified on roll call by a majority of the Senators elected at the next session of the Senate.

RULE 10

DISCHARGE OF COMMITTEE

A majority of the Senators elected may by motion recall a Bill, resolution or other matters from a committee and discharge the committee from further consideration of the same.

RULE 11

NOMINATIONS

Every nomination subject to confirmation by the Senate shall be assigned, on the same day when received, to the Executive Appointments, Veterans Affairs and Administration Committee. Each nominee shall be required to appear in person before a meeting of the Executive Appointments, Veterans Affairs and Administration Committee, convened for the purpose of considering the qualifications of the person for the office for which the person has been nominated. The appearance of the nominee may be waived by the Executive Appointments, Veterans Affairs and Administration Committee by the vote of the majority of the members appointed to such Committee.

On considering the report of the Executive Appointments, Veterans Affairs and Administration Committee on a nomination, the Presiding Officer shall put the following question: "Does the Senate advise and consent to the nomination just made?" Whenever a group of nominees has been submitted together, five (5) or more members may request the question be put and the vote taken upon each of the individuals in said group. The Senate may determine, by a majority vote of the Senators elected, after having voted upon the question of one or more of the nominees individually, to act upon the question of the remaining nominees in that group as a unit.

While any nomination remains with the Senate, it shall be in order to reconsider any vote taken

thereon, subject to the provisions of Rule 40.

RULE 12

PRINTING AND DISTRIBUTION

The Secretary of the Senate, shall, as soon as any Bill is printed, deliver to the Sergeant-at-Arms sufficient copies to furnish each Senator with a copy, and the Sergeant-at-Arms shall at once cause the bills to be distributed upon the desks of the Senators.

RULE 13

READING AND PRINTING BILLS

Every Bill shall be read by title on three different days, and the Bill and all amendments shall be printed before the vote is taken on its final passage.

RULE 14

FISCAL NOTES

Whenever a sponsor obtains a fiscal note, it shall be filed in the Secretary's office with a time stamp endorsing the date and hour of filing. The fiscal note shall then be attached to the original of the bill and be available for inspection by the members. The Secretary shall notify the Legislative Reference Bureau that he has obtained the fiscal note and the Bureau shall indicate that a fiscal note has been obtained in subsequent issues of the Legislative Synopsis and Digest. The Bureau shall include an informative summary of the fiscal note in those issues of the Legislative Synopsis and Digest.

RULE 15

AMENDMENTS — SECOND READING

Amendments to Bills, except amendments striking out the effective date clause, may be offered at the conclusion of the second reading and shall be printed with the name of the sponsor of the amendment when adopted, and shall be filed in their proper order, immediately following the printed copy of the Bill, on each Senator's desk, one day before such amended Bill shall be read a third time.

Each amendment filed and circulated shall include the name of its sponsor.

When requested by five (5) or more members, amendments shall be printed and made available to every Senator who requests a copy before the amendments may be voted upon on the order of second reading.

Amendments to Bills that propose to amend an existing law shall be in writing and shall indicate the changes in the existing law in the same manner as is required in Rule 5 for the Introduction of Bills.

RULE 16

ENACTING CLAUSE

A motion to strike out the enacting words of a Bill shall have precedence over a motion to amend, and, if carried by a majority of the Senators elected shall be deemed equivalent to rejection of the Bill.

RULE 17

ENROLLING AND ENGROSSING BILLS

It shall be the duty of the Clerk of the Enrolling and Engrossing Unit to examine all Bills and report mistakes to the Secretary of the Senate. The Secretary shall report these mistakes to the Senate at any time.

RULE 18

FINAL PASSAGE OF BILLS

On the final passage of all Bills, the vote shall be by yeas and nays, upon each bill separately, and shall be entered upon the Journal. No Bill shall become a law without the concurrence of a majority of all Senators elected.

RULE 19

NO AMENDMENTS ON THE THIRD READING

No amendments shall be in order at the third reading of a Bill, resolution or motion requiring three readings except to strike out an effective date clause; but it shall be in order at all times before the final passage of a bill, resolution or motion to move its commitment or recommitment.

RULE 20 EFFECTIVE DATE OF BILLS

After June 30 in each General Assembly, when an act contains a clause or proviso fixing the effective date prior to the first day of July of the next calendar year, the question shall be "Shall the bill pass?" and if declared affirmatively by a vote of three-fifths of the Senators elected, then the Bill shall be deemed passed. If a majority of less than three-fifths of all Senators vote affirmatively on the question, then the vote on the Bill shall be deemed reconsidered, and the Bill subject to amendment by striking out the effective date clause, and then the Bill shall be under consideration on third reading, with the effective date clause stricken. (Constitution, Article IV, Section 10.)

RULE 21 VOTING WITHIN BAR

No Senator shall be permitted to vote on any question unless on the floor before the vote is announced. The provisions of Rule 30 relating to suspension of Rules shall not apply to this rule.

RULE 22 ANNOUNCING ROLL CALL VOTE

When a roll call vote is requested, the Presiding Officer shall put the question and then announce to

the Senate: "The voting is open." While the roll call is being taken, the Presiding Officer shall state: "Have all voted who wish?" The voting will be closed when the Presiding Officer announces: "Take the Record." The Presiding Officer, unless an intervening motion to postpone consideration by the sponsor is made, shall then announce the results of the roll call.

No Senator shall be permitted to vote or to change his vote after the Presiding Officer announces: "Take

the Record."

RULE 23

VERIFICATION

After any roll call vote, except for a vote which requires a specific number of affirmative votes and which has not received the required votes, and before intervening business, it shall be in order for any Senator to request verification of the results of the roll call.

The Presiding Officer shall then instruct the Secretary to call the names of those Senators whose votes are to be verified. Each Senator whose name is called shall answer and his vote shall then be deemed verified. The Presiding Officer shall then announce the results of the verification.

While the results of any roll call are being verified, it shall be in order for any Senator to announce his presence on the floor and thereby have his vote verified.

If a Senator does not answer, his name shall be stricken from the roll call.

The Presiding Officer shall determine the presence or absence of each member whose name is called.

A request for verification of the affirmative and negative results of a roll call may only be made once on each roll call.

No Senator shall be permitted to vote or to change his vote on verification.

RULE 24

JOURNAL AND TRANSCRIPT

The Senate shall keep a journal of its proceedings, which shall be published.

It shall be the duty of the Secretary to keep the Journal, in which he shall seasonably record the motions, resolutions, rules and decisions of the Senate, and to do and perform all such other acts appertaining to his office as may be required of him by the Senate.

The Secretary of the Senate shall cause all resolutions adopted on the Resolutions Consent Calendar to be entered upon the Journal in a manner which describes the number of the resolution, its sponsor or sponsors and a brief description of its substance.

The Senate shall keep a transcript of its floor de-

Nothing contained in the official transcript of the Senate shall be changed or expunged except by written request of a Senator to the Secretary and the Presiding Officer and a roll call vote of three-fifths of the members elected. (Constitution, Article IV. Section 7 (b).)

RULE 25

ROLL CALL REQUESTED; DIVISION

Upon the request to two members made before the Senate has taken action on any other question, which requests may be oral or in writing, and before or after

a viva voce vote or before or after a division, the yeas and nays shall be taken on the question and entered upon the Journal.

On votes, other than roll call votes, if the Presiding Officer doubts the results of the vote, or a division is called for, the Senators shall divide; those in the affirmative shall first rise from their seats, and afterwards those in the negative.

RULE 26

DECORUM AND DEBATE

A. ADDRESSING THE CHAIR

When any Senator is about to speak or deliver any matter to the Senate, he shall rise from his seat and address the Presiding Officer as "Mr. President." Upon being recognized by the Chair, the latter will address him by name and thereupon, and not until then, the engineer in charge of operating the microphones in the Senate will give the use of the microphone to the Senator who has been so recognized. The latter in speaking shall confine himself to the subject matter under discussion and avoid personalities.

B. PERSONAL PRIVILEGE

No member shall request the floor upon a matter of personal privilege for the purpose of introduction of guests in the galleries unless the Presiding Officer shall have first announced that the general order of business of the Senate has been completed or suspended and that introduction of guests is in order.

Questions affecting the rights, reputation and conduct of members of the Senate in their representative

capacity are questions of personal privilege. A matter of personal explanation does not constitute a question of personal privilege.

C. CALLING A SENATOR TO ORDER

If any Senator in speaking (or otherwise) transgresses the rules of the Senate, the Presiding Officer shall, or any Senator may, call him to order, in which case the Senator so called to order shall sit down, unless permitted to explain; and the Senate if appealed to, shall decide on the case without debate. If the decision be in favor of the Senator called to order, he shall be at liberty to proceed. If otherwise, and the case requires it, he shall be liable to the censure of the Senate.

D. CENSURE

If any Senator be called to order for words spoken in debate, the person calling him to order shall repeat the words excepted to, and they shall be taken down by the Secretary. No Senator shall be held to answer or be subject to the censure of the Senate for words spoken in debate, if any Senator has spoken in debate or other business has intervened after the words spoken and before exceptions to them shall have been taken.

E. ORDER OF RECOGNITION

If two or more Senators rise at once, the Presiding Officer shall name the Senator who is to speak first.

F. DECORUM IN THE CHAMBER

No person shall give any signs of approbation or disapprobation while the Senate is in session.

G. LENGTH OF DEBATE

No Senator shall speak more than 5 minutes on the same question without the consent of the Senate, nor more than twice on that question. No Senator shall speak more than once until every Senator choosing to speak shall have spoken. No Senator may explain his vote.

H. DECORUM DURING DEBATE

While the Presiding Officer is putting a question, no Senator shall leave or walk across the Senate Chamber. When a Senator is addressing the Senate, no Senator or other person entitled to the floor shall entertain private discourse nor pass between the speaker and the Presiding Officer.

I. POWERS OF THE PRESIDENT TO MAIN-TAIN DECORUM

In case of any disturbances or disorderly conduct in the lobby or gallery, the President shall have the powers to order the same to be cleared.

J.

All material placed on the desks of Senators shall contain the name of the Senator requesting its distribution.

RULE 27

PROTEST

Any two Senators shall have the right to dissent and protest in respectful language, against any act, or resolution which they may think injurious to the public or to any individual, and have the reason of their dissent entered upon the Journal. When the objection is made that the language of a protest is not respectful, the Senate may refer it back to the Senators protesting.

RULE 28

DISORDERLY BEHAVIOR

The Senate may punish its members for disorderly behavior, and with the concurrence of two-thirds of all Senators elected, expel a Senator but not a second time for the same cause; and the reason for such expulsion shall be entered upon the Journal with the names of the Senators voting on the question.

(Constitution, Article IV, Section 6(d).)

The Senate during its session may punish by imprisonment any person other than a Senator guilty of disrespect to the Senate by disorderly or contemptuous behavior in its presence. Imprisonment shall not extend beyond twenty-four hours at one time unless the person persists in disorderly or contemptuous behavior. (Constitution, Article IV, Section 6(d).)

RULE 29

EXECUTIVE SESSIONS

The sessions of the Senate shall be open to the public at all times. Sessions and committee meetings of the Senate may be closed to the public if two-thirds of the members elected to the Senate determine that the public interest so requires.

(Constitution, Article IV, Section 5(c).)

RULE 30 SUSPENSION OF RULES

No rule of the Senate shall be altered, suspended or rescinded, except by unanimous consent of the Senators present, or upon motion supported by affirmative vote on roll call of a majority of the Senators elected. Any alteration, suspension, or decision having the approval of the Committee on Rules may be adopted on roll call by a majority of the Senators present.

RULE 31

MOTIONS

- (a.) No second shall be required to any motion presented to the Senate.
- (b.) When a motion is made it shall be stated by the Presiding Officer, or being in writing, shall be handed to the Secretary and read aloud before debate.
- (c.) Every motion, except to adjourn, recess or postpone further consideration, shall be in writing, if any Senator desires it, in which event the proponent of such motion may forthwith reduce the motion to writing and have action taken on it immediately.

RULE 32

MOTIONS

After a motion is stated by the Presiding Officer or read by the Secretary, it shall be deemed in the

possession of the Senate, but may be withdrawn at any time by the unanimous consent of the Senate before decision.

RULE 33

PRECEDENCE OF MOTIONS

When a question is under debate, no motion shall be received, but

(a) To adjourn, (Not debatable. Member must have floor to make motion. See Rules 3, 31, 35, 52.)

(b) To question the presence of a quorum, (See

Rule 3.)

(c) To recess, (Debatable only as to length of recess. See Rule 3.)

(d) To lay on the table, (Not debatable, see

Rules 35, 37.)

(e) For the previous question, (Not debatable, but amendable to establish time for debate, see Rule 42.)

(f) To postpone to a day certain, (Debatable, see Rules 31, 34, 36.)

(g) To commit or recommit, (Debatable, see Rules 8, 19, 31, 34, 36.)

(h) To amend, (Debatable, see Rules 15, 16) which several motions shall have precedence in the

order in which they are listed.

During a roll call no motion, except a motion to postpone further consideration, shall be in order until after the announcement of the result of the vote.

RULE 34

PRIORITY OF MOTIONS

A motion to commit or re-commit until it is decided, shall preclude all amendments and debate on the main question. A motion to postpone indefinitely or to a day certain, until it is decided, shall preclude all amendments on the main question.

RULE 35

MOTION TO ADJOURN

A motion to adjourn shall always be in order except when the roll is being called and except when, a previous motion to adjourn having been defeated, no intervening business has been transacted.

Motions to adjourn or to lay on the table shall

be decided without debate.

The yeas and nays shall be taken and entered upon the Journal upon every motion to adjourn.

RULE 36

MOTION TO POSTPONE

No motion-

To postpone to a day certain,

Or indefinitely,

Or to commit, or re-commit,

being decided in the negative, shall again be allowed on the same day, or at the same stage of the bill or proposition.

After a roll call has been started, only a motion by the principal sponsor to suspend the roll call shall

be considered.

A motion to postpone further consideration or to suspend a roll call on a bill or proposition may not be made more than once on the same bill or proposition.

RULE 37

MOTION TO TABLE

A motion to lay any particular proposition on the table shall apply to that proposition only.

RULE 38

MOTION ON DIFFERENT SUBJECT

No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

RULE 39

QUESTION— DIVISION OF QUESTION

If the question in debate contains several points, any Senator may have the same divided. On motion to strike out and insert, it shall not be in order to move for a division of the question. The rejection of a motion to strike out and insert one proposition shall not prevent a motion to strike out and insert a different proposition.

RULE 40

RECONSIDERATION OF QUESTION OR NOTICE THEREFOR

When a question has been once put and carried in the affirmative or negative, it shall be in order for

a member of the prevailing side to move, on the same or following legislative day, that he will make such motion not later than the next legislative day following the day on which he gives said notice. During this time he shall have control of the motion. No motion for the reconsideration of any vote shall be in order after a bill, resolution, message, report, amendment or motion upon which the vote was taken shall have gone out of the possession of the Senate. No motion for reconsideration shall be in order unless made at the next actual session day of the Senate. However, should the Senator giving notice of the motion to reconsider not make the motion within the time prescribed by the rules, any other Senator voting with the prevailing side may make the motion within the next succeeding legislative day. Such motion shall take precedence of all other questions, except a motion to adjourn.

In the event that a motion to reconsider has been made within the time prescribed by the rules, but has not been acted upon because the Senate has not considered the order of business under which motions may properly be presented, the motion shall be considered in effect until the next legislative day upon which that order of business is reached. Under that order of business the motion shall be called up for a vote by the members making the motion, or it shall be deemed to have been withdrawn.

Whenever notice of a motion to reconsider is given, or a motion to reconsider is made, within the time prescribed by the rules, the Secretary of the Senate shall not allow the Bill, or other subject matter of the motion, to pass out of the possession of the Senate until after the motion has been decided or withdrawn.

A Senator who voted present or failed to vote on a question shall not have the right to move for reconsideration.

RULE 41

RECONSIDERATION OF BILLS

- (a.) Upon a motion to reconsider the vote on the final passage of any Bill, the affirmative vote of a majority of all the Senators elected shall be required to reconsider the same.
- (b.) If a Bill shall fail to pass on account of not having received the constitutional majority any Senator having voted in the negative shall have a right to move a reconsideration, but a Senator who voted present or failed to vote on the bill shall not have the right to move for reconsideration.

RULE 42

PREVIOUS QUESTION

(a.) A motion for the previous question may be made, but may not be considered until every Senator who has sought recognition by the Presiding Officer prior to the motion has been given an opportunity to speak. The motion for the previous question is not debatable and requires approval of three-fifths of the Senators elected.

The previous question shall be stated in this form: "Shall the main question now be put?" and until the previous question is decided, all amendments and debate shall be precluded. When it is decided that the main question shall not be put, the main question shall be considered as still remaining under debate.

(b.) The effect of the main question being ordered shall be to put an end to all debate and bring the Senate to a direct vote on the immediately pending motion. After the motion for the previous question has been determined, it shall not be in order

to move for a call of the roll of the Senate (unless it shall appear by the yeas and nays as taken on the main question that no quorum is present), or to move to adjourn, prior to a decision on the main question.

RULE 43

JOINT ACTION

A. SUBJECT MATTER OF CONFERENCE COMMITTEE REPORTS

No subject shall be included in any conference committee report on any bill unless such subject matter directly relates to the matters of differences between the Houses which have been specifically referred to the Conference Committee, unless the Rules Committee, by a majority vote of those members selected and approved, determines that the proposed subject matter is of an emergency nature or of substantial importance to the operation of government.

No bill shall be passed and no report of any Conference Committee on any bill shall be considered unless the bill or report has been printed in its final form and placed on the desks of the members at least one full legislative day prior to the final passage of the bill or the consideration of the report. Prior to any report of a Conference Committee on an appropriation bill being considered by the Senate, the report shall be considered by the Appropriations Committee that first heard the bill. A hearing on such matter shall be held in a Senate hearing room after due notice having been provided to the public and to the members of the Senate.

B. CALLING BILLS

Any Senate Bill amended in the House and returned to the Senate for concurrence in the House amendment shall lie upon the desk of the Secretary one full legislative day before being further considered.

No Senate Bill which shall be returned to the Senate with House amendments shall be called from the Secretary's desk except by the principal sponsor.

C. CONCURRING IN OR RECEDING FROM AMENDMENTS

- If a bill or resolution is received back in the Senate with amendments added by the House, it shall be in order to present a motion "to concur" or "not to concur and to ask the House to recede" with respect to those amendments. Any two members may demand a separate roll call on any such amendment.
- 2. When the House has refused to concur in amendments added to a bill or resolution by the Senate and has returned the bill to the Senate with a message requesting the Senate to recede from its amendments, it shall be in order to present a motion "to recede" from the Senate's amendments or "not to recede and to request a conference". Any two members may demand a separate roll call on any such amendments.

D. CONFERENCE COMMITTEES

1. All Senate members of the Conference Committees, Special Committees, Senate Commissions and Joint Commissions, shall be selected and named by the Committee on Committees, unless otherwise provided by statute.

- 2. A disagreement between the two houses exists, with respect to any bill or resolution in the following situations:
 - (a) When the House refuses to recede from the adoption of any amendment, after the Senate has previously refused to concur in the amendment; or
 - (b) When the Senate refuses to recede from the adoption of any amendment, after the House has previously refused to concur in the amendment.
- 3. In every case of disagreement between the two houses, the Senate may request a conference. When such a request for conference is made, each house shall appoint a committee to confer with the other upon the subject of the bill or resolution giving rise to such disagreement. The combined committees of the two houses appointed for such purposes is the conference committee.
 - 4. (a) The conference committee shall consist of an equal number of members of each house. The number of majority party members from each house shall be one more than the number of minority party members from each house. A conference committee shall consist of 5 members from each house.
 - (b) The presiding officer of the house in which the bill or resolution originated shall designate the Chairman of the conference committee.
- 5. The conference committee shall meet upon reasonable public notice given by the chairman and at such time and place as may be convenient and, having conferred freely, shall report to both houses the results of the conference.
- Motions with respect to requests for a conference committee shall be in order in each house unless an appropriate order of business is established for such motions.

E. CONFERENCE COMMITTEE REPORTS

(1) The report of a conference committee on a non-appropriation bill shall be confined to the subject of the bill or resolution referred to the committee.

(2) The report of a conference committee shall be presented by the chairman to each conference

committee member for consideration.

(3) No conference committee report shall be received by the Secretary of the Senate, or acted upon by the Senate, unless it has been signed by at least six conferees. Such report shall be signed in duplicate. One of the reports shall be filed with the Clerk of the House and one with the Secretary of the Senate. The report shall contain the agreements reached by the committee.

(4) In event the conference committee determines that it is unable to reach agreement, the committee shall so report to each house and request appointment of a second conference committee. In the event of agreement, the committee shall so report

to each house.

F. ACTION ON CONFERENCE COMMITTEE REPORTS

1. Each house shall inform the other by message of any action taken with respect to the report. Copies of all papers necessary to a complete understanding of any such action shall accompany such message. The original bill or resolution shall remain in the house of origin.

2. In event either house refused to adopt the report of the conference committee, or the first conference committee is unable to reach agreement, either house may request a second conference committee. When such a request is made, each house shall again appoint a committee. In the event either

house refuses to adopt the report of a second conference committee, the two houses shall have adhered to their disagreement, and the bill or resolution is lost

RULE 44 THE PRESIDENT

(a) ELECTION OF THE PRESIDENT. Prior to the election of a President of the Senate, the Governor shall convene the Senate; designate a Temporary Secretary of the Senate and preside during the nomination and election of the President.

As the first item of business each day, the Governor shall order the Temporary Secretary to call the roll of the members elected to establish the presence of a quorum as required by the Constitution. If a quorum is not present, the Senate shall then stand in adjournment until the hour of twelve o'clock noon on the next calendar day.

If a quorum of the members is present, the Governor shall then call for nominations of members for the Office of President. When the nominations are completed, the Governor shall direct the Temporary Secretary to call the roll of the members to elect a President.

The election of a Senate President shall require a vote of approval by a majority of the members elected.

(b) The president or in his absence any Senator called to the Chair by the President, shall take the Chair every day precisely at the hour to which to Senate shall have adjourned and shall immediately call the Senators to order. On the appearance of a quorum, he shall cause the Journal of the preceeding day to be read, or if the provisions of Rule 4 are applicable and if request is made by the sponsor of an item of business which was unfinished at the conclusion of the Session of the preceding legislative day, he shall announce consideration of that unfinished business.

(c) All processes issued by order of the Senate, or any of its Committees, shall be signed by the

President.

(d) The Presiding Officer shall preserve decorum and order; may speak to points of order in preference to other members, arising from his seat for that purpose and shall decide questions of order subject to an appeal to the Senate by any two Senators—on which appeal no Senator shall speak more than once, unless by leave of the Senate. The Presiding Officer shall decide and announce the result of any vote taken.

The President shall have the right to vote on all questions, and on all questions, he shall vote last.

RULE 45

APPEALING A RULING OF THE PRESIDING OFFICER

In any appeal taken from a ruling of the Presiding Officer, the Presiding Officer shall be sustained unless three-fifths of the Senators elected vote to overrule him.

RULE 46

APPROVAL OF THE JOURNAL

The President shall examine and report to the Senate in writing any corrections he deems should be made in the Journal before it is approved. If said

corrections are approved by the Senate, they shall be made by the Secretary. Upon announcement by the President that he has been unable, for good cause, to examine the Journal prior to reaching that order of business, the approval of the Journal may be deferred. The President shall examine the Journal and report to the Senate as soon as possible thereafter.

RULE 47

SECRETARY OF THE SENATE

The Secretary of the Senate shall be the custodian of all Bills introduced in the Senate, or reported from the House. The Bills shall be kept in his office, and shall be withdrawn from his office only when required for printing or by the respective standing or special committees of the Senate. On the order of the chairman or acting chairman of a committee, and the clerk of the committee or person delivering the order at the Secretary's office shall write his name upon the bill report before removing any Bill from the Secretary's office. No Bills shall be withdrawn from the Secretary's office in any other manner.

No copies of original Bills shall be made by any person, except an employee of the Legislative Reference Bureau engaged in preparing material for the Legislative Digest, while in the hands of the printer

or committee.

The foregoing provisions shall not apply to printed copies of Bills.

RULE 48

SECRETARY OF THE SENATE

All assistant secretaries and other employees of the Secretary of the Senate's office shall report to him and be under his supervision and control.

RULE 49

SERGEANT-AT-ARMS

It shall be the duty of the Sergeant-at-Arms and his Assistant Sergeant-at-Arms to attend the Senate during its sessions, to execute the commands of the Senate, together will all such process issued by authority thereof as shall be directed to them by the President.

RULE 50

ENROLLING CLERK

The Enrolling and Engrossing Clerk and his assistants shall be under the control and supervision of the Secretary of the Senate.

RULE 51

ROBERT'S RULES

The rules of parliamentary practice comprised in Robert's Rules of Order shall govern the Senate in all cases to which they are applicable, providing they are not inconsistent with the standing rules and orders of the Senate.

RULE 52

LENGTH OF ADJOURNMENT

The Senate shall not adjourn, without the consent of the House of Representatives, for more than three days, nor to any other place than that in which the two Houses shall be sitting. (Constitution, Article IV, Section 15(a).)

RULE 53

CONSIDERATION OF VETOES

Upon the receipt by the Senate of any bill returned by the Governor under any of the provisions of Section 9 of Article IV of the Illinois Constitution, the Secretary of the Senate shall enter the objections of the Governor on the Journal.

RULE 54

CONSIDERATION OF VETOES

Motions with respect to bills returned by the Governor may be made by the sponsor or by any member who voted on the prevailing side on the vote on final passage of the bill in question. Every motion shall be filed in writing with the Secretary prior to any consideration thereof by the Senate. If more than one motion is filed with respect to any bill, all such motions shall be heard at the time the bill is called. The motion of the sponsor shall be considered first and all other motions considered in the order filed. If the sponsor does not call a bill within eight calendar days after the Governor's objections to such bill are entered in the Journal, thereafter any person filing such a motion may call such bill.

RULE 55

CONSIDERATION OF VETOES

a) The vote to override a bill vetoed in its entirety shall be by roll call vote and shall be entered on the

Journal. The form of motion with respect to such bills
shall be: "I move that Bill do pass, the veto of the Gover-
nor to the contrary notwithstanding."
b) The vote to override an item veto shall be by
roll call vote as to each item separately and shall
be entered on the Journal. The form of motion with
respect to such item shall be: "I move that the item
on page, line, of
Governor to the contrary notwithstanding."
c) The vote to restore an item which has been
reduced shall be by roll call vote as to each item
separately and shall be entered on the Journal. The
form of motion with respect to such items shall be:
"I move the item on page, line,
of Bill be
restored, the item reduction of the Governor to the
contrary notwithstanding."
d) A bill returned together with specific recom-
mendations of the Governor may be acted upon in
either of the following manners:
(1) By a motion to accept the specific recom-
mendations of the Governor. The form of motion
in this event shall be: "I move to accept the specific
recommendations of the Governor as to
P:11 in man
Bill in man- ner and form as follows: (inserting herein the lan-
guage deemed necessary to effectuate the specific
recommendations)", or
(2) By considering the bill as a vetoed bill and
overriding the recommendation and passing the
bill in its original form. The form of motion in
this event shall be: "I move that
Bill do pass, the specific recom-
mendations of the Governor to the contrary not-
withstanding."

RULE 56

CONSIDERATION OF VETOES

In the event a bill is returned by the Governor containing more than one veto, reduction, specific recommendation, or combination thereof, the bill shall be acted upon in its entirety before the bill is released from the custody of the Senate.

RULE 57

CONSIDERATION OF VETOES

When a bill or item received the affirmative vote of at least 3/5 of the members elected (as to outright vetoes and item vetoes) or the affirmative vote of at least a majority of the members elected (as to reductions or bills returned with specific recommendations for change), the Presiding Officer shall declare that the bill or item has been passed or restored over the veto of the Governor, as the case may be. The bill shall then be so certified by the Secretary who shall note thereon the day the bill passed. Such bill and the objections of the Governor thereto shall then be immediately delivered to the House.

When specific recommendations have been accepted, then such accepting language shall be attached to the original bill which bill shall be deliv-

ered to the House.

OFFICERS OF THE HOUSE

Michael J. Madigan, Speaker John F. O'Brien, Chief Clerk

Anthony J. Leone, Jr., Assistant Clerk Emery Koehler, Doorkeeper

MAJORITY HOUSE LEADERSHIP

Michael J. Madigan, Speaker Jim McPike, Majority Leader

Deputy Majority Leaders James Keane and Anthony Young

Assistant Majority Leaders
Peg McDonnell Breslin
Ralph C. Capparelli
E. J. "Zeke" Giorgi
Lou Jones
William Laurino
John Matijevich

Majority Conference Chairperson Frank Giglio

MINORITY HOUSE LEADERSHIP

Lee A. Daniels, Minority Leader

Assistant Minority Leaders
Thomas Ewing
John Hallock
Gene Hoffman
Penny Pullen

Minority Whips Robert W. Churchill Michael J. Tate

Minority Conference Chairperson Myron J. Olson

HOUSE OFFICERS' STAFF

SPEAKER'S OFFICE

Chief of Staff Gary J. LaPaille

Executive Assistant JoAnn Sullivan

Director of Research/Appropriations M. Veronica Lynch

Director of Issues Development Bill Filan

Legal Counsel to the Speaker James M. Morphew

Parliamentarian Michael Pollak

MINORITY LEADER'S OFFICE

Chief of Staff Pam McDonough

Deputy Chief of Staff Nancy Hopkins

Appropriations Director Ed Harmeyer

Executive Assistant Denise Pierce

LIST OF REPRESENTATIVES BY DISTRICTS

FIRST REPRESENTATIVE DISTRICT LOUIS I. LANG — Democrat

SECOND REPRESENTATIVE DISTRICT
WILLIAM J. LAURINO — Democrat

THIRD REPRESENTATIVE DISTRICT
LEE PRESTON — Democrat

FOURTH REPRESENTATIVE DISTRICT WOODS BOWMAN — Democrat

FIFTH REPRESENTATIVE DISTRICT ELLIS B. LEVIN — Democrat

SIXTH REPRESENTATIVE DISTRICT
BRUCE A. FARLEY — Democrat

SEVENTH REPRESENTATIVE DISTRICT
JOHN J. CULLERTON — Democrat

EIGHTH REPRESENTATIVE DISTRICT JESSE C. WHITE, JR. — Democrat

NINTH REPRESENTATIVE DISTRICT

MIGUEL A. SANTIAGO — Democrat

TENTH REPRESENTATIVE DISTRICT MYRON J. KULAS — Democrat

ELEVENTH REPRESENTATIVE DISTRICT ROBERT (BOB) BUGIELSKI — Democrat

TWELFTH REPRESENTATIVE DISTRICT ALFRED G. RONAN — Democrat

THIRTEENTH REPRESENTATIVE DISTRICT RALPH C. CAPPARELLI — Democrat

FOURTEENTH REPRESENTATIVE DISTRICT ROGER P. McAULIFFE — Republican

FIFTEENTH REPRESENTATIVE DISTRICT ROBERT LeFLORE, JR. — Democrat

SIXTEENTH REPRESENTATIVE DISTRICT

JAMES A. DeLEO — Democrat

SEVENTEENTH REPRESENTATIVE DISTRICT
ANTHONY L. YOUNG — Democrat

EIGHTEENTH REPRESENTATIVE DISTRICT ARTHUR L. TURNER — Democrat

NINETEENTH REPRESENTATIVE DISTRICT SHIRLEY M. JONES — Democrat

TWENTIETH REPRESENTATIVE DISTRICT
BEN MARTINEZ — Democrat

TWENTY-FIRST REPRESENTATIVE DISTRICT JOHN P. DALEY — Democrat (Resigned 5/8/89)

PAMELA A. MUNIZZI — Democrat (Appointed 5/12/89) TWENTY-SECOND REPRESENTATIVE DISTRICT

ROBERT T. KRSKA — Democrat

TWENTY-THIRD REPRESENTATIVE DISTRICT LOVANA S. (LOU) JONES — Democrat

TWENTY-FOURTH REPRESENTATIVE DISTRICT
PAUL L. WILLIAMS — Democrat

TWENTY-FIFTH REPRESENTATIVE DISTRICT DONNE E. TROTTER — Democrat

TWENTY-SIXTH REPRESENTATIVE DISTRICT

BARBARA FLYNN CURRIE — Democrat

TWENTY-SEVENTH REPRESENTATIVE DISTRICT
JOHN J. McNAMARA — Democrat

TWENTY-EIGHTH REPRESENTATIVE DISTRICT

JAMES F. KEANE — Democrat

TWENTY-NINTH REPRESENTATIVE DISTRICT

ANDREW J. McGANN — Democrat

THIRTIETH REPRESENTATIVE DISTRICT
MICHAEL J. MADIGAN — Democrat

THIRTY-FIRST REPRESENTATIVE DISTRICT
MARY E. FLOWERS — Democrat

THIRTY-SECOND REPRESENTATIVE DISTRICT CHARLES G. MORROW III — Democrat

THIRTY-THIRD REPRESENTATIVE DISTRICT NELSON RICE, SR. — Democrat

THIRTY-FOURTH REPRESENTATIVE DISTRICT WILLIAM "BILL" SHAW — Democrat

THIRTY-FIFTH REPRESENTATIVE DISTRICT CLEMENT BALANOFF — Democrat

THIRTY-SIXTH REPRESENTATIVE DISTRICT MONIQUE D. DAVIS — Democrat

THIRTY-SEVENTH REPRESENTATIVE DISTRICT LOLETA A. DIDRICKSON — Republican

THIRTY-EIGHTH REPRESENTATIVE DISTRICT

JANE M. BARNES — Republican

THIRTY-NINTH REPRESENTATIVE DISTRICT RALPH H. BARGER — Republican

FORTIETH REPRESENTATIVE DISTRICT
GENE L. HOFFMAN — Republican

FORTY-FIRST REPRESENTATIVE DISTRICT
MARY LOU COWLISHAW — Republican

FORTY-SECOND REPRESENTATIVE DISTRICT
SUZANNE L. "SUE" DEUCHLER — Republican

FORTY-THIRD REPRESENTATIVE DISTRICT

JACK L. KUBIK — Republican

FORTY-FOURTH REPRESENTATIVE DISTRICT JAMES R. STANGE — Republican

FORTY-FIFTH REPRESENTATIVE DISTRICT
KATHLEEN L. "KAY" WOJCIK — Republican

FORTY-SIXTH REPRESENTATIVE DISTRICT LEE A. DANIELS — Republican

FORTY-SEVENTH REPRESENTATIVE DISTRICT
ANNE ZICKUS — Republican

FORTY-EIGHTH REPRESENTATIVE DISTRICT ROBERT M. TERZICH — Democrat

FORTY-NINTH REPRESENTATIVE DISTRICT TERRY R. PARKE — Republican

FIFTIETH REPRESENTATIVE DISTRICT
DONALD N. HENSEL — Republican

FIFTY-FIRST REPRESENTATIVE DISTRICT
TED E. LEVERENZ — Democrat

FIFTY-SECOND REPRESENTATIVE DISTRICT LINDA WILLIAMSON — Republican

FIFTY-THIRD REPRESENTATIVE DISTRICT
DAVID HARRIS — Republican

FIFTY-FOURTH REPRESENTATIVE DISTRICT BERNARD E. PEDERSEN — Republican

FIFTY-FIFTH REPRESENTATIVE DISTRICT PENNY PULLEN — Republican

FIFTY-SIXTH REPRESENTATIVE DISTRICT CALVIN R. SUTKER — Democrat

FIFTY-SEVENTH REPRESENTATIVE DISTRICT MARGARET R. PARCELLS — Republican

FIFTY-EIGHTH REPRESENTATIVE DISTRICT
GRACE MARY STERN — Democrat

FIFTY-NINTH REPRESENTATIVE DISTRICT VIRGINIA FIESTER FREDERICK — Republican

SIXTIETH REPRESENTATIVE DISTRICT
WILLIAM E. PETERSON — Republican

SIXTY-FIRST REPRESENTATIVE DISTRICT JOHN S. MATIJEVICH — Democrat

SIXTY-SECOND REPRESENTATIVE DISTRICT ROBERT W. CHURCHILL — Republican

SIXTY-THIRD REPRESENTATIVE DISTRICT
DICK KLEMM — Republican

SIXTY-FOURTH REPRESENTATIVE DISTRICT RONALD A. WAIT — Republican

SIXTY-FIFTH REPRESENTATIVE DISTRICT DELORIS DOEDERLEIN — Republican

SIXTY-SIXTH REPRESENTATIVE DISTRICT JAMES M. KIRKLAND — Republican

Sixty-seventh Representative District JOHN W. HALLOCK JR. — Republican

SIXTY-EIGHTH REPRESENTATIVE DISTRICT E. J. "ZEKE" GIORGI — Democrat

SIXTY-NINTH REPRESENTATIVE DISTRICT
RICHARD T. "DICK" MULCAHEY — Democrat

SEVENTIETH REPRESENTATIVE DISTRICT

MYRON J. OLSON — Republican

SEVENTY-FIRST REPRESENTATIVE DISTRICT
JOEL D. BRUNSVOLD — Democrat

Seventy-second Representative District
M. "BOB" DeJAEGHER — Democrat

SEVENTY-THIRD REPRESENTATIVE DISTRICT
TODD SIEBEN — Republican

SEVENTY-FOURTH REPRESENTATIVE DISTRICT
RICHARD A. MAUTINO — Democrat

SEVENTY-FIFTH REPRESENTATIVE DISTRICT
PEG McDONNELL BRESLIN — Democrat

SEVENTY-SIXTH REPRESENTATIVE DISTRICT JOHN W. COUNTRYMAN — Republican

SEVENTY-SEVENTH REPRESENTATIVE DISTRICT FRANK GIGLIO — Democrat

SEVENTY-EIGHTH REPRESENTATIVE DISTRICT
TERRY A. STECZO — Democrat

SEVENTY-NINTH REPRESENTATIVE DISTRICT ROBERT J. PIEL — Republican

EIGHTIETH REPRESENTATIVE DISTRICT ROBERT P. REGAN — Republican

EIGHTY-FIRST REPRESENTATIVE DISTRICT
THOMAS J. MCCRACKEN, JR. — Republican

EIGHTY-SECOND REPRESENTATIVE DISTRICT EDWARD F. PETKA — Republican

EIGHTY-THIRD REPRESENTATIVE DISTRICT

LeROY VAN DUYNE — Democrat

EIGHTY-FOURTH REPRESENTATIVE DISTRICT
LARRY WENNLUND — Republican

EIGHTY-FIFTH REPRESENTATIVE DISTRICT GERALD C. WELLER — Republican

EIGHTY-SIXTH REPRESENTATIVE DISTRICT
JOHN PHILIP NOVAK — Democrat

EIGHTY-SEVENTH REPRESENTATIVE DISTRICT THOMAS W. EWING — Republican

EIGHTY-EIGHTH REPRESENTATIVE DISTRICT GORDON L. ROPP — Republican

EIGHTY-NINTH REPRESENTATIVE DISTRICT
JAY ACKERMAN — Republican

NINETIETH REPRESENTATIVE DISTRICT ROBERT F. OLSON — Republican

NINETY-FIRST REPRESENTATIVE DISTRICT
THOMAS I. HOMER — Democrat

NINETY-SECOND REPRESENTATIVE DISTRICT
DONALD L. SALTSMAN — Democrat

NINETY-THIRD REPRESENTATIVE DISTRICT DAVID R. LEITCH — Republican

NINETY-FOURTH REPRESENTATIVE DISTRICT
DAVID HULTGREN — Republican

NINETY-FIFTH REPRESENTATIVE DISTRICT
BILL EDLEY — Democrat

NINETY-SIXTH REPRESENTATIVE DISTRICT

JEFFREY D. MAYS — Republican

(Resigned 11/30/89)

ARTHUR TENHOUSE — Republican (Appointed 12/5/89)

NINETY-SEVENTH REPRESENTATIVE DISTRICT
TOM RYDER — Republican

NINETY-EIGHTH REPRESENTATIVE DISTRICT GARY HANNIG — Democrat

NINETY-NINTH REPRESENTATIVE DISTRICT
MICHAEL D. "MIKE" CURRAN — Democrat

ONE HUNDRETH REPRESENTATIVE DISTRICT
KAREN HASARA — Republican

ONE HUNDRED AND FIRST REPRESENTATIVE DISTRICT

JOHN F. DUNN - Democrat

ONE HUNDRED AND SECOND REPRESENTATIVE DISTRICT

MICHAEL J. TATE - Republican

ONE HUNDRED AND THIRD REPRESENTATIVE DISTRICT

HELEN F. SATTERTHWAITE - Democrat

ONE HUNDRED AND FOURTH REPRESENTATIVE DISTRICT

TIMOTHY V. JOHNSON - Republican

ONE HUNDRED AND FIFTH REPRESENTATIVE DISTRICT

WILLIAM B. BLACK - Republican

ONE HUNDRED AND SIXTH REPRESENTATIVE DISTRICT

MICHAEL "MIKE" WEAVER - Republican

ONE HUNDRED AND SEVENTH REPRESENTATIVE DISTRICT CHARLES A. "CHUCK" HARTKE — Democrat

One Hundred and Eighth

REPRESENTATIVE DISTRICT

LARRY W. HICKS — Democrat

ONE HUNDRED AND NINTH REPRESENTATIVE DISTRICT

KURT M. GRANBERG - Democrat

ONE HUNDRED AND TENTH REPRESENTATIVE DISTRICT RON STEPHENS — Republican

ONE HUNDRED AND ELEVENTH REPRESENTATIVE DISTRICT SAM W. WOLF — Democrat

ONE HUNDRED AND TWELFTH REPRESENTATIVE DISTRICT

JIM McPIKE — Democrat

ONE HUNDRED AND THIRTEENTH REPRESENTATIVE DISTRICT

WYVETTER H. YOUNGE - Democrat

One Hundred and Fourteenth Representative District

MONROE L. FLINN - Democrat

ONE HUNDRED AND FIFTEENTH REPRESENTATIVE DISTRICT

CHARLES WAYNE GOFORTH — Republican

ONE HUNDRED AND SIXTEENTH
REPRESENTATIVE DISTRICT
BRUCE RICHMOND — Democrat

One Hundred and Seventeenth Representative District

JAMES F. "JIM" REA — Democrat

ONE HUNDRED AND EIGHTEENTH REPRESENTATIVE DISTRICT DAVID D. PHELPS — Democrat

HOUSE OF REPRESENTATIVES

86TH GENERAL ASSEMBLY

(Elected November 8, 1988)

Democrats 67, Republicans 51

Ackerman, Jav

	89th District — Tazewell — Republican
	STATE OFFICE: Room 2135, Stratton Bldg. Springfield 62706(217) 782-0221
	RESIDENCE: R.R. 1 Morton 61550(309) 266-7602
*	BUSINESS/DISTRICT OFFICE: 205 W. Jefferson Morton 61550(309) 266-9533
	OCCUPATION: Farmer
	Balanoff, Clement 35th District — Cook — Democrat
	STATE OFFICE: Room 2032-J, Stratton Bldg. Springfield 62706(217) 782-6476
	RESIDENCE: 11128 Avenue D Chicago 60617
*	BUSINESS/DISTRICT OFFICE: 10100 S. Ewing Chicago 60617(312) 978-1000
*	OCCUPATION: Representative preferred mailing address

Barger, Ralph 39th District — DuPage — Republican
STATE OFFICE: Room 2001, Stratton Bldg. Springfield 62706(217) 782-8037
RESIDENCE: 411 E. Roosevelt Wheaton 60187(708) 668-3316
* BUSINESS/DISTRICT OFFICE: 411 E. Roosevelt Wheaton 60187(708) 462-0410
OCCUPATION: Lithographer, Printer and Publisher
Barnes, Jane M. 38th District — Cook — Republican
STATE OFFICE: Room 634, Capitol Bldg. Springfield 62706(217) 782-8186
RESIDENCE: 10126 Westport Dr. Palos Park 60464(708) 361-2355
BUSINESS/DISTRICT OFFICE: 11759 S. Southwest Hwy. Palos Heights 60463(708) 361-4880
OCCUPATION: Representative
Black, William B. 105th District — Vermilion — Republican
STATE OFFICE: Room 2004-G, Stratton Bldg. Springfield 62706(217) 782-4811
RESIDENCE: 31 Highland Shore Drive Danville 61832(217) 443-2470
BUSINESS/DISTRICT OFFICE: 9 E. Fairchild Danville 61832(217) 431-1986
OCCUPATION: Representative preferred mailing address

	Bowman, Woods 4th District — Cook — Democrat
	STATE OFFICE: Room 2089, Stratton Bldg. Springfield 62706(217) 782-8052
	RESIDENCE: P. O. Box 1799 Evanston 60204(708) 864-8757
	BUSINESS/DISTRICT OFFICE: 2100 Ridge Ave. Evanston 60201(708) 328-3399
	OCCUPATION: Representative
	Breslin, Peg McDonnell 75th District — LaSalle — Democrat
	STATE OFFICE: Room 314, Capitol Bldg. Springfield 62706(217) 782-5109
	RESIDENCE: 1700 Champlain St. Ottawa 61350(815) 433-5322
	BUSINESS/DISTRICT OFFICE: 220 W. Main St. Ottawa 61350(815) 433-5321
	OCCUPATION: Attorney
	Brunsvold, Joel 71st District — Rock Island — Democrat
	STATE OFFICE: Room 2060, Stratton Bldg. Springfield 62706(217) 782-5970
	RESIDENCE: 1212 Hilltop Dr. Milan 61264(309) 787-2658
¢	
*	OCCUPATION: Representative preferred mailing address

Bugielski, Robert "Bob" 11th District — Cook — Democrat
STATE OFFICE: Room 2079, Stratton Bldg. Springfield 62706(217) 782-0017
RESIDENCE: 5309 W. Wolfram Chicago 60641(312) 725-5655
BUSINESS/DISTRICT OFFICE: 4908 W. Fullerton Chicago 60639(312) 637-8770
OCCUPATION: Representative
Capparelli, Ralph C. 13th District — Cook — Democrat
STATE OFFICE: Room 109, Capitol Bldg. Springfield 62706(217) 782-8198
RESIDENCE: 7312 N. Oriole Ave. Chicago 60648(312) 763-8321
BUSINESS/DISTRICT OFFICE: 6702 N. Northwest Hwy. Chicago 60631(312) 775-5775
OCCUPATION: Representative
Churchill, Robert W. 62nd District — Lake — Republican
STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-8151
RESIDENCE: 38148 N. Fairfield Rd. Lake Villa 60046(708) 356-1261
BUSINESS/DISTRICT OFFICE: 976 Hillside Ave. Antioch 60002(708) 395-7000
OCCUPATION: Attorney preferred mailing address

Countryman, John W. 76th District — DeKalb — Republican
STATE OFFICE: Room 2122, Stratton Bldg. Springfield 62706(217) 782-1977
RESIDENCE: 1528 Sleepy Hollow Ln. DeKalb 60115(815) 758-8269
BUSINESS/DISTRICT OFFICE: S. Second and Grove Sts., P.O. Box 545 DeKalb 60115(815) 756-4666
OCCUPATION: Attorney
Cowlishaw, Mary Lou 41st District — DuPage — Republican
STATE OFFICE: Room 2014, Stratton Bldg. Springfield 62706(217) 782-6507
RESIDENCE: 924 Merrimac Circle Naperville 60540(708) 369-2910
BUSINESS/DISTRICT OFFICE: 552 S. Washington St., Suite 119 Naperville 60540(708) 355-4113
OCCUPATION: Representative
Cullerton, John 7th District — Cook — Democrat
STATE OFFICE: Room 412, Capitol Bldg. Springfield 62706(217) 782-8088
RESIDENCE: 3518 N. Greenview Chicago 60657
BUSINESS/DISTRICT OFFICE: 1057 W. Belmont Chicago 60657(312) 883-0770
OCCUPATION: Representative preferred mailing address

*	Curran, Michael D. 99th District — Sangamon — Democrat STATE OFFICE: Room 1121, Stratton Bldg. Springfield 62706(217) 782-5473
	RESIDENCE: 1040 Woodland Ave. Springfield 62704
*	Currie, Barbara Flynn 26th District — Cook — Democrat STATE OFFICE: Room 2107, Stratton Bldg. Springfield 62706
	Daley, John P. 21st District — Cook — Democrat Resigned — 5-8-89
k	Daniels, Lee A. 46th District — DuPage — Republican STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-4014
	RESIDENCE: 306 N. Larch Elmhurst 60126(708) 530-5177 BUSINESS/DISTRICT OFFICE: 50 E. Oak Street, Suite 250 Addison 60101(708) 530-2700
k	OCCUPATION: Attorney preferred mailing address

Davis, Monique D. 36th District — Cook — Democrat
STATE OFFICE: Room 2115-N, Stratton Bldg. Springfield 62706(217) 782-0010
RESIDENCE: 9318 S. Green St. Chicago 60620(312) 779-0916
BUSINESS/DISTRICT OFFICE: 1234 W. 95th St. Chicago 60620 (312) 445-9700
1234 W. 95th St. Chicago 60620(312) 445-9700 (312) 890-2468
OCCUPATION: Representative
DeJaegher, M. "Bob" 72nd District — Rock Island — Democrat
STATE OFFICE: Room 2117-2118, Stratton Bldg. Springfield 62706(217) 782-3992
RESIDENCE: 315 12th Ave. Silvis 61282(309) 792-8395
BUSINESS/DISTRICT OFFICE: 209 19th St. East Moline 61244(309) 755-7298
OCCUPATION: Hampton Township Supervisor
DeLeo, James A. 16th District — Cook — Democrat
STATE OFFICE: Room 2054, Stratton Bldg. Springfield 62706(217) 782-4741
RESIDENCE: 1804 N. Neva Chicago 60635
BUSINESS/DISTRICT OFFICE: 6839 W. Belmont Chicago 60634(312) 622-3232
OCCUPATION: Representative preferred mailing address

Deuchler, Suzanne L. "Sue" 42nd District — Kane — Republican
STATE OFFICE: Room 2130-31, Stratton Bldg. Springfield 62706(217) 782-5457
RESIDENCE: 1345 Garfield Ave
Aurora 60506-5431(708) 896-5844
BUSINESS/DISTRICT OFFICE: 1128-A Prairie St. Aurora 60506-5431(708) 896-4021
OCCUPATION: Representative
Didrickson, Loleta A. 37th District — Cook — Republican
STATE OFFICE: Room G-2, Stratton Bldg. Springfield 62706(217) 782-8017
RESIDENCE: 1111 Brassie Ave. Flossmoor 60422(708) 799-4567
BUSINESS/DISTRICT OFFICE: 2023 Ridge Rd., Suite 2NW Homewood 60430(708) 957-3710
OCCUPATION: Representative
Doederlein, DeLoris 65th District — Kane — Republican
STATE OFFICE: Room 2023-H, Stratton Bldg. Springfield 62706(217) 782-0432
RESIDENCE: 525 Reese Ave. East Dundee 60118(708) 426-4293
BUSINESS/DISTRICT OFFICE: 19 N. Main Algonquin 60102(708) 658-6508
OCCUPATION: Representative

	Dunn, John F. 101st District — Macon — Democrat
	STATE OFFICE: Room 2081, Stratton Bldg. Springfield 62706(217) 782-8398
	RESIDENCE: 730 S. Seigel Decatur 62522(217) 429-0115
	BUSINESS/DISTRICT OFFICE: 352 Millikin Court Decatur 62523(217) 429-4000
	OCCUPATION: Attorney
	Edley, Bill 95th District — McDonough — Democrat
	STATE OFFICE: Room 2072, Stratton Bldg. Springfield 62706(217) 782-3948
	RESIDENCE: 805 Compton Parkway Macomb 61455
*	BUSINESS/DISTRICT OFFICE: P.O. Box 727, 121 Scotland Maclan Plaza Macomb 61455(309) 836-9596
	OCCUPATION: Owner, Automotive Wholesale, Inc.
	Ewing, Thomas W. 87th District — Livingston — Republican
	STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-8158
	RESIDENCE: 310 W. Lincoln Pontiac 61764(815) 842-2572
*	BUSINESS/DISTRICT OFFICE: 402 N. Plum Pontiac 61764(815) 844-7660
4	OCCUPATION: Attorney referred mailing address

Farley, Bruce A. 6th District — Cook — Democrat
* STATE OFFICE: Room 2063, Stratton Bldg. Springfield 62706(217) 782-8191
BUSINESS/DISTRICT OFFICE: 1951 W. Lawrence Ave. Chicago 60640(312) 728-6300
OCCUPATION: Representative
Flinn, Monroe L. 114th District — St. Clair — Democrat
STATE OFFICE: Room 2046, Stratton Bldg. Springfield 62706(217) 782-0104
RESIDENCE: 2746 Camp Jackson Rd. Cahokia 62206(618) 337-5564
BUSINESS/DISTRICT OFFICE: 20th & State Sts. Granite City 62040(618) 451-3815
OCCUPATION: Part-time Consultant
Flowers, Mary E. 31st District — Cook — Democrat
STATE OFFICE: Room 2056-L, Stratton Bldg. Springfield 62706(217) 782-4207
RESIDENCE: 7712 S. Paulina Chicago 60620
BUSINESS/DISTRICT OFFICE: 7017 S. Ashland Chicago 60636(312) 874-5200
OCCUPATION: Representative preferred mailing address

	Frederick, Virginia Fiester 59th District — Lake — Republican
	STATE OFFICE: Room 2009-2010, Stratton Bldg. Springfield 62706(217) 782-6400
	RESIDENCE: 1540 Greenleaf Ave. Lake Forest 60045(708) 234-3034
k	BUSINESS/DISTRICT OFFICE: 1540 Greenleaf Ave. Lake Forest 60045(708) 234-8454
	OCCUPATION: Representative
	Giglio, Frank 77th District — Cook — Democrat
	STATE OFFICE: Room 109, Capitol Bldg. Springfield 62706(217) 782-8077
	RESIDENCE: 201 Pulaski Calumet City 60409
*	BUSINESS/DISTRICT OFFICE: 201 Pulaski
	Calumet City 60409(312) 868-0074 OCCUPATION: Owner — Calumet City Plumbing Company
	Giorgi, E. J. "Zeke" 68th District — Winnebago — Democrat
	STATE OFFICE: Room 314, Capitol Bldg. Springfield 62706(217) 782-3167
*	RESIDENCE: 2511 Whitehall Lane Rockford 61107(815) 229-5221
	BUSINESS/DISTRICT OFFICE: Room 304, Rockford State Office Bldg. 200 S. Wyman Rockford 61101(815) 987-7433
	OCCUPATION: Representative
*	preferred mailing address

Goforth, Charles Wayne 115th District — Perry — Republican
STATE OFFICE: Room 2126, Stratton Bldg. Springfield 62706(217) 782-6742
RESIDENCE: P. O. Box 96 Tamaroa 62888
* Business/District Office: 121 E. Adams St. Nashville 62263(618) 327-3051
OCCUPATION: Representative
Granberg, Kurt M. 109th District — Clinton — Democrat
STATE OFFICE: Room 2042, Stratton Bldg. Springfield 62706(217) 782-0066
RESIDENCE: 850 N. 4th St. Carlyle 62231(618) 594-8209
BUSINESS/DISTRICT OFFICE: 104 S. Elm P. O. Box 1841
Centralia 62801(618) 526-2500 (618) 533-0296
OCCUPATION: Attorney
Hallock, John W., Jr. 67th District — Winnebago — Republican
STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-3940
RESIDENCE: 6562 Glen Devon Rockford 61111(815) 877-3332
BUSINESS/DISTRICT OFFICE: 211 W. State St.
Rockford 61101(815) 987-7800 OCCUPATION: Attorney
preferred mailing address

Hannig, Gary 98th District — Macoupin — Democrat	
* STATE OFFICE: Room 2119, Stratton Bldg. Springfield 62706(217) 782-807	1
RESIDENCE: 700 N. Hard Rd. Benld 62009(217) 835-272	
BUSINESS/DISTRICT OFFICE: P. O. Box A Benld 62009(217) 835-407	77
OCCUPATION: Representative	
Harris, David 53rd District — Cook — Republican	
STATE OFFICE: Room 2016, Stratton Bldg. Springfield 62706(217) 782-777	76
RESIDENCE: 323 S. Pine Arlington Heights 60005(708) 394-53	7:
* BUSINESS/DISTRICT OFFICE: 1655 S. Arlington Heights Rd. Arlington Heights 60005(708) 952-19	9:
OCCUPATION: Associate Member, Chica Board of Trade	g
Hartke, Charles A. "Chuck" 107th District — Effingham — Democrat	-
STATE OFFICE: Room 2092, Stratton Bldg. Springfield 62706(217) 782-20	8
RESIDENCE: Rural Route #1, Box 214 Teutopolis 62467(217) 924-41	3
* BUSINESS/DISTRICT OFFICE: 112 E. Washington, P. O. Box 1205 Effingham 62401(217) 342-23	35
OCCUPATION: Farmer * preferred mailing address	

Hasara, Karen 100th District — Sangamon — Republic	can
* STATE OFFICE:	
Room E-1, Stratton Bldg. Springfield 62706(217)	782-0228
RESIDENCE: 5218 S. 2nd St.	
Springfield 62703(217)	529-6453
BUSINESS/DISTRICT OFFICE:	
Room E-1 Stratton Bldg. Springfield 62701(217)	782-0228
OCCUPATION: Representative	.02 0220
Honord Danield N	
Hensel, Donald N. 50th District — DuPage — Republican	
STATE OFFICE:	
Room 2127, Stratton Bldg. Springfield 62706(217)	782-8020
* RESIDENCE:	
224 Fulton St. West Chicago 60185(708)	231-0210
BUSINESS / DISTRICT OFFICE:	
P. O. Box 70, 108 Main St. West Chicago 60185(708)	
OCCUPATION: Representative	293-1234
OCCUPATION: Representative	
Hicks, Larry W.	
108th District — Jefferson — Democrat	
STATE OFFICE: Room 2102, Stratton Bldg.	
Room 2102, Stratton Bldg. Springfield 62706(217)	782-3858
RESIDENCE:	
2104 College Mt. Vernon 62864(618)	242-2316
BUSINESS/DISTRICT OFFICE:	
2000 Casey P. O. Box 783	
Mt. Vernon 62864(618) 2	242-6022
OCCUPATION: Representative	
preferred mailing address	

	Hoffman, Gene L. 40th District — DuPage — Republican
	STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-8107
	RESIDENCE: 255 Niagra Elmhurst 60126(708) 834-8444
*	BUSINESS/DISTRICT OFFICE: 120 Robert Palmer Drive Elmhurst 60126(708) 941-8700
	OCCUPATION: Teacher
	Homer, Thomas J. 91st District — Fulton — Democrat
	STATE OFFICE: Room 2066, Stratton Bldg. Springfield 62706(217) 782-8152
	RESIDENCE: 1041 No. First Ave. Canton 61520
*	BUSINESS/DISTRICT OFFICE: 2 N. Main St. Canton 61520(309) 647-7479
	OCCUPATION: Attorney
	Hultgren, David 94th District — Warren — Republican
	STATE OFFICE: Room 2026, Stratton Bldg. Springfield 62706(217) 782-0425
	RESIDENCE: 718 E. Second St. Monmouth 61462(309) 734-6718
*	Business/District Office: 73 Public Square, P. O. Box 342 Monmouth 61462(309) 734-7926
*	OCCUPATION: Attorney preferred mailing address

	Johnson, Timothy V. "Tim" 104th District — Champaign — Republican
*	STATE OFFICE: Room 630, Capitol Bldg. Springfield 62706(217) 782-8173
	RESIDENCE: 406 Pond Ridge Lane Urbana 61801
	DISTRICT OFFICE: 108 E. Anthony Dr. Urbana 61801(217) 328-4242
	OCCUPATION: Attorney
	Jones, Lovana S. (Lou) 23rd District — Cook — Democrat
	STATE OFFICE: Room K-3, Stratton Bldg. Springfield 62706(217) 782-2023
	RESIDENCE: 3634 S. Rhodes Ave. Chicago 60653
*	BUSINESS/DISTRICT OFFICE: 3426 S. King Dr., 1st Floor Chicago 60616(312) 567-9400
	OCCUPATION: Representative
	Jones, Shirley M. 19th District — Cook — Democrat
	STATE OFFICE: Room 1-K, Stratton Bldg. Springfield 62706(217) 782-5997
	RESIDENCE: 901 S. Ashland Apt. 1001 Chicago 60607(312) 829-3548
*	BUSINESS/DISTRICT OFFICE: 100 N. LaSalle #2306 Chicago 60602(312) 782-4886
*	OCCUPATION: Representative preferred mailing address

	Keane, James F. 28th District — Cook — Democrat
	STATE OFFICE: Room 612, Capitol Bldg. Springfield 62706(217) 782-8127
	RESIDENCE: 9835 S. Leavitt Chicago 60643(312) 239-1975
	BUSINESS/DISTRICT OFFICE: 10231 S. Western Ave. Chicago 60643(312) 881-0306
	OCCUPATION: Consultant
	Kirkland, James M. 66th District — Kane — Republican
	STATE OFFICE: Room 2018, Stratton Bldg. Springfield 62706(217) 782-8028
	RESIDENCE: 487 Barrett Elgin 60120(708) 695-5423
k	BUSINESS/DISTRICT OFFICE: P. O. Box 787 1070 Larkin Ave. Elgin 60121-0787(708) 888-0535
	OCCUPATION: Attorney
	Klemm, Dick 63rd District — McHenry — Republican
	STATE OFFICE: Room O-1, Stratton Bldg. Springfield 62706(217) 782-8000
*	BUSINESS/DISTRICT OFFICE: 3 W. Crystal Lake Ave. Crystal Lake 60014(815) 459-0644
	OCCUPATION: President and Chairman of the Board, Food Warming Equip- ment Company, Inc.
*	preferred mailing address

Krska, Robert T. 22nd District — Cook — Democrat
STATE OFFICE: Room 2034, Stratton Bldg. Springfield 62706(217) 782-5961
BUSINESS/DISTRICT OFFICE: 4369 S. Archer Ave. Chicago 60632(312) 376-2212
OCCUPATION: Representative
Kubik, Jack L. 43rd District — Cook — Republican
STATE OFFICE: Room 2136, Stratton Bldg. Springfield 62706(217) 782-5821
RESIDENCE: 850 Des Plaines Ave. #408 Forest Park 60130(708) 771-8950
BUSINESS/DISTRICT OFFICE: 8609 Cermak Rd. North Riverside 60546(708) 442-0149
OCCUPATION: Public Relations
Kulas, Myron J. 10th District — Cook — Democrat
STATE OFFICE: Room 2068, Stratton Bldg. Springfield 62706(217) 782-5971
RESIDENCE:
2028 W. Walton Chicago 60622(312) 278-3236
BUSINESS/DISTRICT OFFICE: 2216 W. Chicago Ave. Chicago 60622(312) 252-1010
OCCUPATION: Representative preferred mailing address

	Lang, Louis I. 1st District — Cook — Democrat
	STATE OFFICE: Room 2076, Stratton Bldg. Springfield 62706(217) 782-1252
	Springheid 02/00(217) /02 1252
	RESIDENCE: 5123 Jerome Skokie 60077(708) 679-8696
k	Business/District Office: 7954 N. Karlov Ave. Skokie 60076(708) 673-1131
	OCCUPATION: Attorney
	OCCOTATION. Attorney
	Laurino, William J. 2nd District — Cook — Democrat
	STATE OFFICE: Room 2077, Stratton Bldg. Springfield 62706(217) 782-8400
k	RESIDENCE: 5734 Kingsdale Chicago 60646(312) 777-1511
	Business/District Office: 4346 W. Lawrence Chicago 60630(312) 736-5594
	OCCUPATION: Representative
	OCCOTATION: Representative
	LeFlore, Robert, Jr. 15th District — Cook — Democrat
	STATE OFFICE: Room 2085, Stratton Bldg. Springfield 62706(217) 782-5962
	RESIDENCE: 5900 W. Superior St. Chicago 60644
*	BUSINESS/DISTRICT OFFICE: 5947 W. Chicago Ave. Chicago 60651(312) 261-0189
*	OCCUPATION: Representative preferred mailing address

	Leitch, David R. 93rd District — Peoria — Republican
	STATE OFFICE: Room 2015, Stratton Bldg. Springfield 62706(217) 782-8108
	RESIDENCE: 7304 N. Manning Dr. Peoria 61614(309) 692-8619
*	BUSINESS/DISTRICT OFFICE: 3114 N. University Peoria 61604(309) 685-3900
	OCCUPATION: Vice President, Commercial National Bank
	Leverenz, Ted E. 51st District — Cook — Democrat
	STATE OFFICE: Room 2101, Stratton Bldg. Springfield 62706(217) 782-5976
	RESIDENCE: 1008 N. Second Ave. Maywood 60153(708) 450-1111
*	BUSINESS/DISTRICT OFFICE: 1701 S. First Ave. Maywood 60153(708) 345-5151
	OCCUPATION: Representative
	Levin, Ellis B. 5th District — Cook — Democrat
	STATE OFFICE: Room 2073, Stratton Bldg. Springfield 62706(217) 782-8062
	RESIDENCE: 5307 N. Magnolia Chicago 60640
k	BUSINESS/DISTRICT OFFICE: 3733 N. Clark St. Chicago 60613(312) 975-0800
k	OCCUPATION: Attorney preferred mailing address

	Madigan, Michael J. 30th District — Cook — Democrat
	STATE OFFICE: Room 316, Capitol Bldg. Springfield 62706(217) 782-5350
	RESIDENCE: 6400 S. Keeler Ave. Chicago 60629
k	BUSINESS/DISTRICT OFFICE: 6500 S. Pulaski Rd. Chicago 60629(312) 581-8000
	OCCUPATION: Attorney
	Martinez, Ben 20th District — Cook — Democrat
	STATE OFFICE: Room 2053, Stratton Bldg. Springfield 62706(217) 782-3835
	RESIDENCE: 1818 W. 18th St. Chicago 60608(312) 421-7132
*	BUSINESS/DISTRICT OFFICE: 1806 W. 18th St. Chicago 60608(312) 247-1200
	OCCUPATION: Representative
	Matijevich, John S. 61st District — Lake — Democrat
	STATE OFFICE: Room 612, Capitol Bldg. Springfield 62706(217) 782-8122
	RESIDENCE: 3045-21st Pl. North Chicago 60064(708) 689-4405
*	-
*	OCCUPATION: Representative

Mautino, Richard A. 74th District — Bureau — Democrat STATE OFFICE: Room 2082, Stratton Bldg. Springfield 62706
Mays, Jeff 96th District — Adams — Republican Resigned — 11-30-89
McAuliffe, Roger P. 14th District — Cook — Republican STATE OFFICE: Room 2021, Stratton Bldg. Springfield 62706
McCracken, Thomas J., Jr. 81st District — DuPage — Republican STATE OFFICE: Room 628, Capitol Bldg. Springfield 62706

	McGann, Andrew J. 29th District — Cook — Democrat
	STATE OFFICE: Room 2070, Stratton Bldg. Springfield 62706(217) 782-8272
	Spring.ioid of the manual of t
	RESIDENCE: 8045 S. Francisco Chicago 60652(312) 737-7700
*	BUSINESS/DISTRICT OFFICE:
	Chicago 60620(312) 776-6136
	OCCUPATION: Funeral Home Director
	MaNamana John I
	McNamara, John J. 27th District — Cook — Democrat
	STATE OFFICE: Room 2038, Stratton Bldg. Springfield 62706(217) 782-8404
	RESIDENCE: 8815 S. Mobile Ave. Oak Lawn 60453(708) 599-3783
*	BUSINESS/DISTRICT OFFICE: 5323 W. 95th St. Oak Lawn 60453(708) 422-9300
	OCCUPATION: Representative
	CCCOTTITION TOP-COMMAND
	McPike, Jim 112th District — Madison — Democrat
*	STATE OFFICE: Room 314, Capitol Bldg. Springfield 62706(217) 782-5996
	RESIDENCE: 2200 Krug Place Alton 62002(618) 466-6084
	BUSINESS/DISTRICT OFFICE: 305 State St. Alton 62002(618) 462-7944
*	OCCUPATION: Representative preferred mailing address

Morrow, Charles G., III 32nd District — Cook — Democrat
* STATE OFFICE: Room 2094, Stratton Bldg. Springfield 62706(217) 782-1702
BUSINESS/DISTRICT OFFICE: 7605 S. Halsted Chicago 60620(312) 224-1563
OCCUPATION: Representative
Mulcahey, Richard T. "Dick" 69th District — Winnebago — Democrat
STATE OFFICE: Room 2099, Stratton Bldg. Springfield 62706(217) 782-8190
RESIDENCE: 12995 Center Rd. Durand 61024(815) 248-2776
* BUSINESS/DISTRICT OFFICE: 207 Center St. Box 107 Durand 61024(815) 248-4111
OCCUPATION: Representative
Munizzi, Pamela A. 21st District — Cook — Democrat
STATE OFFICE: Room 2091-M, Stratton Bldg. Springfield 62706(217) 782-0902
RESIDENCE: 2934 South Parnell Ave. Chicago 60616(312) 791-1799
* BUSINESS/DISTRICT OFFICE: 3659 S. Halsted Chicago 60609(312) 254-6413
OCCUPATION: Representative preferred mailing address

Novak, John Philip
86th District — Kankakee — Democrat
STATE OFFICE:
Room K-4, Stratton Bldg. Springfield 62706(217) 782-5981
RESIDENCE: 1317 Marla Terrace
Bradley 60915(815) 932-8592
BUSINESS/DISTRICT OFFICE:
758 E Court St
Kankakee 60901(815) 939-1983
BUSINESS/DISTRICT OFFICE:
208 E. Walnut St. Watseka 60970(815) 432-6539
OCCUPATION: Representative
OL B-b
Olson, Bob 90th District — Logan — Republican
STATE OFFICE:
Room 2139 Stratton Bldg.
Room 2139, Stratton Bldg. Springfield 62706(217) 782-0428
RESIDENCE:
R R #1
Broadwell 62623(217) 732-7604
* BUSINESS/DISTRICT OFFICE:
419 Pulaski St. Lincoln 62656(217) 732-4011
Lincoln 62656(217) 752-4011
OCCUPATION: Farmer — Banker
Olson, Myron J.
70th District — Lee — Republican
STATE OFFICE:
Room 300, Capitol Bldg.
Room 300, Capitol Bldg. Springfield 62706(217) 782-4179
RESIDENCE:
110 E. 10th St. Dixon 61021(815) 288-1284
Dixon 61021(815) 288-1284
* BUSINESS/DISTRICT OFFICE:
115 West First Street, P. O. Box 288 Dixon 61021(815) 288-2338
OCCUPATION: Representative
OCCUPATION: Representative
* preferred mailing address

Parcells, Margaret R. 57th District — Cook — Republican
STATE OFFICE: Room 2123, Stratton Bldg. Springfield 62706(217) 782-4194
RESIDENCE: 323 Dickens Rd. Northfield 60093(708) 446-0845
BUSINESS/DISTRICT OFFICE: 3801 W. Lake Ave. Glenview 60025(708) 724-3233
OCCUPATION: Representative
Parke, Terry R. 49th District — Cook — Republican
STATE OFFICE: Room G-1, Stratton Bldg. Springfield 62706(217) 782-0347
RESIDENCE: 1572 Rosedale Lane Hoffman Estates 60195
BUSINESS/DISTRICT OFFICE: 839 W. Higgins Rd. Schaumburg 60195(708) 882-0270
OCCUPATION: Life Insurance Agent
Pedersen, Bernard E. 54th District — Cook — Republican
STATE OFFICE: Room G-3, Stratton Bldg. Springfield 62706(217) 782-8026
RESIDENCE: 220 S. Hale St. Palatine 60067
BUSINESS/DISTRICT OFFICE: 331 W. Northwest Hwy., Room 105 Palatine 60067(708) 358-0529
OCCUPATION: Insurance Agent preferred mailing address

P 6	eterson, William E. Oth District — Lake — Republican
-	TATE OFFICE: .oom 2003, Stratton Bldg. pringfield 62706(217) 782-8010
E	LESIDENCE: lox 1480 RFD long Grove 60047(708) 537-7281
-	SUSINESS/DISTRICT OFFICE: 3450 N. Main Prairie View 60069(708) 634-6060
(OCCUPATION: Township Supervisor
1	Petka, Edward F. 12nd District — Will — Republican
]	STATE OFFICE: Room 2140, Stratton Bldg. Springfield 62706(217) 782-0422
	BUSINESS/DISTRICT OFFICE: 501 N. Division Plainfield 60544(815) 436-5577
	OCCUPATION: Attorney
	Phelps, David D. 118th District — Saline — Democrat
	STATE OFFICE: Room M-2, Stratton Bldg. Springfield 62706(217) 782-5131
	RESIDENCE: R. R. 1, Box 114, Dewey Rd. Eldorado 62930(618) 273-6792
*	BUSINESS/DISTRICT OFFICE: 900 Dewey St. Eldorado 62930(618) 273-9352
*	OCCUPATION: Representative preferred mailing address

Piel, Robert J. 79th District — Cook — Republican
STATE OFFICE: Room G-4, Stratton Bldg. Springfield 62706(217) 782-8006
RESIDENCE: 931 Arquilla Unit 332 Glenwood 60425(708) 755-8866
BUSINESS/DISTRICT OFFICE: 3232 Ridge Rd. Lansing 60438(708) 895-4400
OCCUPATION: Representative
Preston, Lee 3rd District — Cook — Democrat
STATE OFFICE: Room 2035, Stratton Bldg. Springfield 62706(217) 782-5986
BUSINESS/DISTRICT OFFICE: 1739 W. Greenleaf Ave. Chicago 60626(312) 743-6564
OCCUPATION: Attorney
Pullen, Penny 55th District — Cook — Republican
STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-7325
RESIDENCE: 2604 W. Sibley Park Ridge 60068(708) 823-1004
BUSINESS/DISTRICT OFFICE: 22 Main St. Park Ridge 60068(708) 823-2023
OCCUPATION: Representative preferred mailing address

	Regan, Robert P. 80th District — Will — Republican
	STATE OFFICE: Room 2012-H, Stratton Bldg. Springfield 62706(217) 782-6578
	RESIDENCE: 1239 Elizabeth St. Crete 60417(708) 672-4524
k	BUSINESS/DISTRICT OFFICE: 22339 Governors Hwy. Richton Park 60471(708) 747-9064
	OCCUPATION: Insurance
	Rice, Nelson, Sr. 33rd District — Cook — Democrat
	STATE OFFICE: Room 2110, Stratton Bldg. Springfield 62706(217) 782-9747
	RESIDENCE: 11152 S. Lowe St. Chicago 60628
*	BUSINESS/DISTRICT OFFICE: 507 W. 111th St. Chicago 60628(312) 785-3554
	OCCUPATION: Representative
	Richmond, Bruce 116th District — Jackson — Democrat
	STATE OFFICE: Room 2049, Stratton Bldg. Springfield 62706(217) 782-2021
	RESIDENCE: 404 S. 20th St. Murphysboro 62966(618) 687-1286
*	BUSINESS/DISTRICT OFFICE: 9 S. 12th St., Box 824 Murphysboro 62966(618) 684-2441
*	OCCUPATION: Representative preferred mailing address

Ronan, Alfred G. 12th District — Cook — Democrat
STATE OFFICE: Room 2113, Stratton Bldg. Springfield 62706(217) 782-8087
RESIDENCE: 2936 W. Logan Chicago 60647(312) 278-9549
BUSINESS/DISTRICT OFFICE: 2810 W. Fullerton Chicago 60647(312) 772-2727
OCCUPATION: Management Consultant
Ropp, Gordon L. 88th District — McLean — Republican
STATE OFFICE: Room 2025, Stratton Bldg. Springfield 62706(217) 782-8032
RESIDENCE: R. R. 8 Normal 61761(309) 452-5205
BUSINESS/DISTRICT OFFICE: 525 N. East St. Bloomington 61701(309) 828-8815
OCCUPATION: Representative
Ryder, Tom 97th District — Jersey — Republican
STATE OFFICE: Room 220, Capitol Bldg. Springfield 62706(217) 782-1840
RESIDENCE: 309 N. Liberty Jerseyville 62052(618) 498-6034
BUSINESS/DISTRICT OFFICE: P. O. Box 385, 100 S. State St. Jerseyville 62052(618) 498-4813
OCCUPATION: Representative preferred mailing address

	Saltsman, Donald L. 92nd District — Peoria — Democrat
	STATE OFFICE: Room 2051, Stratton Bldg. Springfield 62706(217) 782-8018
	BUSINESS/DISTRICT OFFICE: 804 Main St. Peoria 61602(309) 671-9292
	OCCUPATION: Representative
	Santiago, Miguel A. 9th District — Cook — Democrat
k	STATE OFFICE: Room 2048, Stratton Bldg. Springfield 62706(217) 782-0480
	BUSINESS/DISTRICT OFFICE: 1314 N. Pulaski Chicago 60651(312) 644-7114 (312) 486-6488
	OCCUPATION: Educator
	Satterthwaite, Helen F. 103rd District — Champaign — Democrat
	STATE OFFICE: Room 2031-J, Stratton Bldg. Springfield 62706(217) 782-8048
	RESIDENCE: 101 E. Florida Urbana 61801(217) 344-6642
*	BUSINESS/DISTRICT OFFICE: 115 E. University Champaign 61820(217) 356-8557
*	OCCUPATION: Representative preferred mailing address

Shaw, William "Bill" 34th District — Cook — Democrat
STATE OFFICE: Room 2109, Stratton Bldg. Springfield 62706(217) 782-8066
RESIDENCE: 12126 S. Perry Chicago 60628
BUSINESS/DISTRICT OFFICE: 11537 S. Michigan Chicago 60628(312) 785-3200
OCCUPATION: Representative
Sieben, Todd 73rd District — Henry — Republican
STATE OFFICE: Room 2129, Stratton Bldg. Springfield 62706(217) 782-0180
RESIDENCE: 129 S. College Ave. Geneseo 61254(309) 944-6668
BUSINESS/DISTRICT OFFICE:
Geneseo 61254(309) 944-5681 OCCUPATION: Vice President Sieben Hybrids, Inc.
Stange, James R. 44th District — DuPage — Republican
STATE OFFICE: Room 2002, Stratton Bldg. Springfield 62706(217) 782-6401
RESIDENCE: 73 Regent Dr. Oak Brook 60521(708) 887-9021
BUSINESS/DISTRICT OFFICE: 2625 Butterfield Rd., Suite 221 West Oak Brook 60521(708) 574-0171
OCCUPATION: Vice President, Specialty May- flower
preferred mailing address

	Steczo, Terry A. 78th District — Cook — Democrat
	STATE OFFICE: Room 2043, Stratton Bldg. Springfield 62706(217) 782-8047
	RESIDENCE: 5263 W. 170th St. Oak Forest 60452
k	BUSINESS/DISTRICT OFFICE: 16150 S. Cicero Ave. Oak Forest 60452(708) 687-6555
	OCCUPATION: Advertising and Promotional Specialties
	Stephens, Ron 110th District — Madison — Republican
	STATE OFFICE: Room 220, Capitol Bldg. Springfield 62706(217) 782-6686
	RESIDENCE: 83 W. Lake Drive Troy 62294(618) 667-7665
*	BUSINESS/DISTRICT OFFICE: 300 E. Main Collinsville 62234(618) 344-8110
	OCCUPATION: Pharmacist
	Stern, Grace Mary 58th District — Lake — Democrat
	STATE OFFICE: Room 2087, Stratton Bldg. Springfield 62706(217) 782-4821
	RESIDENCE: 291 Marshman St. Highland Park 60035(708) 432-5341
*	Business/District Office: 559 Roger Williams Ave. Highland Park 60035(708) 433-5884
*	OCCUPATION: Representative preferred mailing address

*	Sutker, Calvin R. 56th District — Cook — Democrat STATE OFFICE: Room 2059, Stratton Bldg. Springfield 62706(217) 782-6797 BUSINESS/DISTRICT OFFICE: 9150 N. Crawford, Ste. L-6 Skokie 60076(708) 673-1219 OCCUPATION: Attorney
	Tate, Michael J. 102nd District — Macon — Republican STATE OFFICE: Room 300, Capitol Bldg. Springfield 62706(217) 782-8176 (217) 782-0439
*	RESIDENCE: Route 6, Box 60 Decatur 62521
	DISTRICT OFFICE: 214 E. First St. Shelbyville 62565
	Tenhouse, Arthur 96th District — Adams — Republican STATE OFFICE: Room 2008-H, Stratton Bldg. Springfield 62706
k	preferred mailing address

	Terzich, Robert M. 48th District — Cook — Democrat
	STATE OFFICE: Room 2078, Stratton Bldg. Springfield 62706(217) 782-8197
	RESIDENCE: 7008 Archer Ave. Chicago 60638(312) 586-1763
	BUSINESS/DISTRICT OFFICE: 5838 Archer Ave. Chicago 60638(312) 582-0206
	OCCUPATION: Firefighter
	Trotter, Donne E. 25th District — Cook — Democrat
	STATE OFFICE: Room 2086, Stratton Bldg. Springfield 62706(217) 782-3201
	RESIDENCE: 8420 S. Yates Chicago 60617
k	BUSINESS/DISTRICT OFFICE: 8539 S. College Grove Chicago 60619(312) 723-7107
	OCCUPATION: Hospital Administrator
	Turner, Arthur L. 18th District — Cook — Democrat
*	STATE OFFICE: Room 2096, Stratton Bldg. Springfield 62706(217) 782-8116
	RESIDENCE: 3849 W. Ogden Ave. Chicago 60623
	BUSINESS/DISTRICT OFFICE: 2114 S. Pulaski Rd. Chicago 60623(312) 277-4700
*	OCCUPATION: Representative preferred mailing address

	Van Duyne, LeRoy 83rd District — Will — Democrat
	STATE OFFICE: Room 2075, Stratton Bldg. Springfield 62706(217) 782-8090
	RESIDENCE: 806 Blackhawk Joliet 60432(815) 723-6415
*	BUSINESS/DISTRICT OFFICE: 653 E. Jackson Joliet 60432(815) 722-3520
	OCCUPATION: Representative
	Wait, Ronald A. 64th District — Boone — Republican
	STATE OFFICE: Room 2133, Stratton Bldg. Springfield 62706(217) 782-8007
	RESIDENCE: 1714 Pearl Belvidere 61008(815) 547-7722
	BUSINESS/DISTRICT OFFICE: 319 S. State St. Belvidere 61008(815) 547-7771
	OCCUPATION: Representative
	Weaver, Michael "Mike" 106th District — Coles — Republican
	STATE OFFICE: Room 2005-G, Stratton Bldg. Springfield 62706(217) 782-6674
	RESIDENCE: 316 Walnut Charleston 61920(217) 345-7510
	BUSINESS/DISTRICT OFFICE: 88 Broadway Mattoon 61938(217) 235-6033
	OCCUPATION: Teacher preferred mailing address

	Weller, Gerald C. "Jerry" 85th District — Grundy — Republican
	STATE OFFICE: Room 2020, Stratton Bldg. Springfield 62706(217) 782-8060
	RESIDENCE: 226 W. Washington Morris 60450(815) 942-5224
k	BUSINESS/DISTRICT OFFICE: 316 Liberty St. Morris 60450(815) 942-9386
	OCCUPATION: Representative
	Wennlund, Larry 84th District — Will — Republican
	STATE OFFICE: Room O-2, Stratton Bldg. Springfield 62706(217) 782-042-
	RESIDENCE: Regan Road, P.O. Box 363 New Lenox 60451(815) 485-221
*	BUSINESS/DISTRICT OFFICE: 1234 N. Cedar Rd. New Lenox 60451(815) 485-466
	OCCUPATION: Attorney
	White, Jesse C., Jr. 8th District — Cook — Democrat
*	STATE OFFICE: Room 2105, Stratton Bldg. Springfield 62706(217) 782-812
	RESIDENCE: 300 W. Hill, Apt. 714 Chicago 60610(312) 944-094
	BUSINESS/DISTRICT OFFICE: 1452 N. Sedgwick Chicago 60610(312) 266-749
*	OCCUPATION: Representative preferred mailing address

Williams, Paul L. 24th District — Cook — Democrat
STATE OFFICE: Room 2062-L, Stratton Bldg. Springfield 62706(217) 782-0150
RESIDENCE: 5344 S. Michigan Ave. Chicago 60615(312) 624-6964
BUSINESS/DISTRICT OFFICE: 4645 S. King Dr. Chicago 60653(312) 548-1900
OCCUPATION: Attorney
Williamson, Linda 52nd District — Cook — Republican
STATE OFFICE: Room 2029, Stratton Bldg. Springfield 62706(217) 782-6442
RESIDENCE: 345 Lyndale Ave. Northlake 60164(708) 562-0407
BUSINESS/DISTRICT OFFICE: 3043 Rose Franklin Park 60131(708) 455-5254
OCCUPATION: Representative
Wojcik, Kathleen L. "Kay" 45th District — Cook — Republican
STATE OFFICE: Room 2006-2007, Stratton Bldg. Springfield 62706(217) 782-8192
RESIDENCE: 411 Redwood Lane Schaumburg 60193(708) 980-9855
* BUSINESS/DISTRICT OFFICE: 514 W. Wise Rd. Schaumburg 60193(708) 529-0461
OCCUPATION: Representative * preferred mailing address

	Wolf, Sam W. 111th District — Madison — Democrat
*	STATE OFFICE: Room 2040, Stratton Bldg. Springfield 62706(217) 782-8117
	RESIDENCE: 21 Bermuda Lane Granite City 62040
*	BUSINESS/DISTRICT OFFICE: 1506 Johnson Rd. Granite City 62040(618) 877-2345
	OCCUPATION: Representative
	Woolard, Larry D. 117th District — Williamson — Democrat
	STATE OFFICE: Room 2045, Stratton Bldg. Springfield 62706(217) 782-1051
	RESIDENCE: 58 Meadow Lark Dr. Carterville 62918
*	BUSINESS/DISTRICT OFFICE: Williamson Cnty. Airport Authority Rt. 3, Box 351-A Marion 62959(618) 997-1171
	OCCUPATION: Owner Carterville Lumber Yard
	Young, Anthony L. 17th District — Cook — Democrat
	STATE OFFICE: Room 109, Capitol Bldg. Springfield 62706(217) 782-3226
	RESIDENCE: 4525 W. Monroe Chicago 60624(312) 626-0695
*	Business/District Office: 4952 W. Madison Chicago 60644(312) 379-2323
*	OCCUPATION: Attorney preferred mailing address
	P

Younge, Wyvetter H. 113th District — St. Clair — Democrat STATE OFFICE. Room L-2, Stratton Bldg. Springfield 62706..... .(217) 782-5951 RESIDENCE: 1617 N. 46th St. E. St. Louis 62204(618) 875-1691 BUSINESS/DISTRICT OFFICE: 2000 State St. E. St. Louis 62205.....(618) 875-1691 OCCUPATION: Attorney Zickus, Anne 47th District — Cook — Republican STATE OFFICE: Room 2027, Stratton Bldg. Springfield 62706(217) 782-8046 RESIDENCE: 7909 W. 112th St. Palos Hills 60465(708) 974-3193 BUSINESS/DISTRICT OFFICE: 8005 W. 99th St. Palos Hills 60465(708) 974-3000 OCCUPATION: President, Broker/Owner,

RE/Max Southwest, Inc.

^{*} preferred mailing address

SENIORITY LIST 86TH GENERAL ASSEMBLY ASSEMBLIES SERVED

13

E. J. "Zeke" Giorgi

12

Gene Hoffman John S. Matijevich

10

Ralph C. Capparelli Monroe L. Flinn William J. Laurino Michael J. Madigan Robert M. Terzich

9

Bruce A. Farley Roger P. McAuliffe Frank Giglio (appointed 81st G.A. 12-4-80

8

Jane Barnes Lee A. Daniels John F. Dunn Thomas W. Ewing Ted E. Leverenz Richard A. Mautino Richard T. Mulcahey Bruce Richmond Helen F. Satterthwaite LeRoy Van Duyne Wyvetter H. Younge

7

Woods Bowman
Peg McDonnell Breslin
Timothy V. Johnson
Jim McPike
Penny Pullen
Terry A. Steczo
Jesse C. White, Jr.
Sam W. Wolf (appointed 79th G.A. 10-10-75)

6

John J. Cullerton
Barbara Flynn Currie
Virginia F. Frederick
John W. Hallock, Jr.
Gary Hannig
James F. Keane
Ellis B. Levin
Robert J. Piel
Alfred G. Ronan
Gordon L. Ropp
alas (appointed \$1st G.

Myron J. Kulas (appointed 81st G.A. 4-16-79) Lee S. Preston (appointed 81st G.A. 4-26-79) Robert T. Krska (appointed 81st G.A. 4-2-80) Suzanne L. "Sue" Deuchler Richard O. Klemm Jeffrey D. Mays (resigned 11-30-89) Donald L. Saltsman Michael J. Tate

Arthur L. Turner (appointed 83rd G.A. 4-27-83) Myron J. Olson (appointed 82nd G.A. 9-28-81)

4

Jay Ackerman Ralph Barger (appointed 83rd G.A. 1-12-83)

Joel Brunsvold Robert W. Churchill

Mary Cowlishaw Michael Curran

M. "Bob" DeJaegher

Loleta Didrickson David Harris

David Harris Donald N. Hensel

Larry Hicks Thomas J. Homer

James M. Kirkland

Robert LeFlore, Jr.

Thomas J. McCracken, Jr.

Andrew McGann

Bernard E. Pedersen

William E. Peterson

Nelson Rice, Sr.

William Shaw Ronald A. Wait

Kathleen L. "Kay" Wojcik

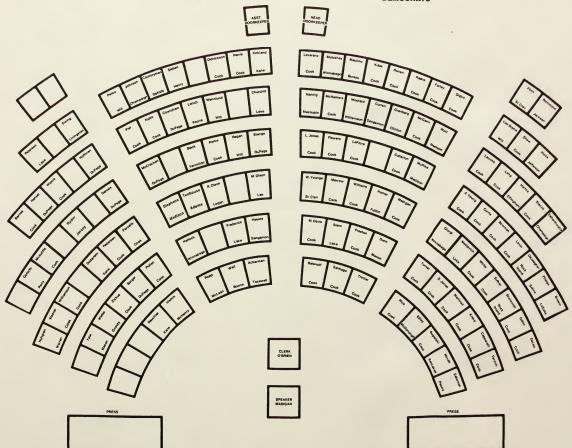
W. Thomas Ryder (appointed 83rd G.A. 8-31-83) John W. Countryman (appointed 83rd G.A. 3-27-84) Margaret R. Parcells (appointed 83rd G.A. 4-24-84)



State of Illinois 86th General Assembly HOUSE SEATING CHART

REPUBLICANS

DEMOCRATS



3

James A. Del.eo Mary E. Flowers Charles W. Goforth Charles A. Hartke Jack L. Kubik Terry R. Parke David D. Phelps Robert P. Regan Jim Stange Ron Stephens Grace Mary Stern Calvin R. Sutker Michael Weaver Linda Williamson Anthony L. Young John P. Daley (appointed 84th G.A. 9-23-85) (resigned 5/8/89) Karen Hasara (appointed 84th G.A. 1-20-86) William B. Black (appointed 84th G.A. 2-3-86) Ben Martinez (appointed 84th G.A. 4-7-86) Charles G. Morrow (appointed 84th G.A. 7-17-86)

2

Bob Olson (appointed 84th G.A. 9-9-86) Lovana S. (Lou) Jones (appointed 84th G.A. 12-3-86) Larry Wennlund (appointed 84th G.A. 1-6-87)

> Robert (Bob) Bugielski Monique D. Davis DeLoris Doederlein Kurt M. Granberg

David Hultgren Edward F. Petka Todd Sieben Paul L. Williams

John Philip Novak (appointed 5-18-87) Louis I. Lang (appointed 7-5-87)

David R. Leitch (appointed 2-7-86) Shirley Jones (appointed 9-9-88)

Shirley Jones (appointed 9-9-88) Gerald C. Weller (served 79 days in 85th G.A.)

Donne E. Trotter (appointed 12-1-88) Larry Woolard (appointed 1-9-89)

1

Clement Balanoff
Bill Edley
Miguel A. Santiago
Anne Zickus
Pamela A. Munizzi (appointed 5-12-89)
Arthur Tenhouse (appointed 12-5-89)

SUMMARY OF ASSEMBLIES SERVED 86TH GENERAL ASSEMBLY

12 Terms 2 10 Terms 5 9 Terms 3 8 Terms 11 7 Terms 8 6 Terms 13 5 Terms 7 4 Terms 26 3 Terms 23 2 Terms 15 1 Term 6	13	Terms	1
10 Terms 5 9 Terms 3 8 Terms 11 7 Terms 8 6 Terms 13 5 Terms 7 4 Terms 26 3 Terms 23 2 Terms 15	12	Terms	2
9 Terms 3 8 Terms 11 7 Terms 8 6 Terms 13 5 Terms 7 4 Terms 26 3 Terms 23 2 Terms 15	10	Terms	5
8 Terms. 11 7 Terms. 8 6 Terms. 13 5 Terms. 7 4 Terms. 26 3 Terms. 23 2 Terms. 15	9	Terms	3
7 Terms	8	Terms	11
6 Terms	7	Terms	11
5 Terms. 7 4 Terms. 26 3 Terms. 23 2 Terms. 15	6	Terms	12
4 Terms	5	Terms	13
3 Terms	1	Tarma	1
2 Terms	4	Terms	26
2 Terms	3	Terms	23
1 Term	2	Terms	15
	1	Term	6
			0

HOUSE COMMITTEE MEETING SCHEDULE

Tuesday Committees

Agriculture
Cities and Villages
Economic Development (Select)
Financial Institutions
Human Services
Insurance
Labor and Commerce
Public Utilities
Transportation and Motor Vehicles

Wednesday Committees

Consumer Protection
Counties and Townships
Elections
Elementary and Secondary Education
Energy, Environment and Natural Resources
Executive
Higher Education
Judiciary I (Civil)
Registration and Regulation
Revenue
Roads and Bridges (Select)
State Government Administration

Thursday Committees

Appropriations I Appropriations II Judiciary II (Criminal) Personnel and Pensions Urban Redevelopment

Thursday Select Committees

Aeronautics (Select)

Aging (Select)

Children (Select)

Coal and Oil Resources (Select)

Constitutional Officers (Select)

Horse Racing (Select)

Housing (Select)

Implementation of Chicago School Reform (Select)

Mental Health (Select)

Small Business (Select)

Veteran Affairs (Select)

STANDING COMMITTEES

Pursuant to the provisions of Rules 4(m) and 13, the Speaker appointed the following Members of Committees:

AGRICULTURE: Richmond, Chairman; Hartke, Vice-Chairman; Brunsvold, Edley, Granberg, Hannig, Hicks, Homer, Mulcahey, Novak, Woolard: Wait, Spokesman; Ackerman, Hasara, Myron Olson, Bob Olson, Ropp, Sieben and Weller.

APPROPRIATIONS I: Leverenz, Chairman; Hicks, Vice-Chairman; Balanoff, Brunsvold, Granberg, Hartke, Martinez, Mautino, McNamara, Novak, Phelps, Saltsman, Shaw, Trotter, Woolard: Ryder, Spokesman; Hasara, Vice-Spokesman; Black, Frederick, Goforth, Harris, Hensel, Bob Olson, Parcells, Ropp, Tenhouse and Wait.

APPROPRIATIONS II: Bowman, Chairman; Currie, Vice-Chairman; Curran, Davis, Edley, Flowers, Shirley Jones, Lang, LeFlore, Rice, Satterthwaite, W. Younge: Stephens, Spokesman; Weaver, Vice-Spokesman; Deuchler, Hultgren, Klemm, Leitch; Sieben, Wojcik and Zickus.

CITIES AND VILLAGES: Steczo, Chairman Brunsvold, Vice-Chairman; Giglio, Giorgi, Lang Saltsman, Sutker: Barger, Spokesman; Kirkland Weller, Wojcik and Zickus.

CONSUMER PROTECTION: Preston, Chairman: Turner, Vice-Chairman; Balanoff, Cullerton, Davis Levin, Matijevich, Morrow, Novak, Woolard, A Younge: Klemm, Spokesman; Barger, Doederlein. Parcells, Parke, B. Pedersen, Pullen and Stange.

COUNTIES AND TOWNSHIPS: Van Duyne Chairman; Flinn, Vice-Chairman; DeJaegher, Hartke, Phelps, Steczo, Terzich, Trotter: Kirkland

Spokesman; Harris, Hensel, W. Peterson, Sieben and Wait.

ELECTIONS: Rice, Chairman; Bugielski, DeLeo, Krska, Martinez, Mautino, Munizzi, Stern, Wolf: Kubik, Spokesman; Countryman, Cowlishaw, Didrickson, Johnson, Myron Olson and Petka.

ELEMENTARY AND SECONDARY EDU-CATION: Mulcahey, Chairman; Satterthwaite, Vice-Chairman; Brunsvold, Curran, Davis, DeJaegher, Edley, Hannig, Hartke, LeFlore, McNamara, Phelps, Steczo, Stern, White, Woolard, W. Younge: Cowlishaw, Spokesman; Ackerman, Black, Deuchler, Didrickson, Doederlein, Hasara, Hultgren, Kirkland, Regan, Weaver, Weller and Williamson.

ENERGY, ENVIRONMENT AND NATURAL RESOURCES: Kulas, Chairman; W. Younge, Vice-Chairman; Balanoff, Currie, Morrow, Novak, Troter, Van Duyne: W. Peterson, Spokesman; Deuchler, Bob Olson, Stange, Weller and Wojcik.

EXECUTIVE: Terzich, Chairman; Krska, Vice-Chairman; Bugielski, Capparelli, Flowers, Giglio, Giorgi, Martinez, Matijevich, Rice, Santiago, A. Young: Parcells, Spokesman; Barger, Klemm, B. Pelersen, Piel, Pullen, Ropp, Sieben and Tenhouse.

FINANCIAL INSTITUTIONS: Flinn, Chairman; Shaw, Vice-Chairman; Bugielski, Capparelli, Curan, Davis, DeLeo, Flowers, Lou Jones, Krska, Lauino, Martinez, Munizzi, Rice, Santiago, Terzich, 'an Duyne, Wolf: Piel, Spokesman; Barnes, Cowlihaw, Goforth, Hallock, Harris, Hensel, Kirkland, Lubik, Parcells, Parke, Pullen, Tenhouse and Wilamson.

IIGHER EDUCATION: Satterthwaite, Chairman; 1cGann, Vice-Chairman; Curran, Dunn, Shirley ones, Keane, Lang, Sutker, Turner, W. Younge: Ropp, Spokesman; Black, Countryman, Cowlishaw. Didrickson, Doederlein, Hasara and Weaver.

HUMAN SERVICES: White, Chairman; Stern Vice-Chairman; Currie, Giorgi, Lang, Levin, Ronan Sutker, Trotter, A. Young, W. Younge: Wojcik Spokesman; Doederlein, Hultgren, McAuliffe, Regan, Ryder, Stephens and Zickus.

INSURANCE: Mautino, Chairman; Rice, Vice Chairman; Bugielski, Curran, Lou Jones, LeFlore Matijevich, Munizzi, Satterthwaite, Shaw, Turner Williams: B. Pedersen, Spokesman; Didrickson Leitch, Parke, W. Peterson, Petka, Regan, Ryde and Stephens.

JUDICIARY I: Dunn, Chairman; Sutker, Vice Chairman; Breslin, Cullerton, Lang, Levin, Prestor Williams: Johnson, Spokesman; Countryman, Hallock, Leitch, McCracken and Wennlund.

JUDICIARY II: Homer, Chairman; Williams, Vice Chairman; Lou Jones, Krska, Munizzi, Santiago Stern, Sutker, A. Young: Countryman, Spokesmar Kirkland, Petka, Regan, Tate, Weller and Wenrlund.

LABOR AND COMMERCE: Farley, Chairman Balanoff, Flowers, LeFlore, Matijevich, Munizz Saltsman, Shaw, Turner: Didrickson, Spokesman Barger, Ewing, Klemm, B. Pedersen, Stange an Weaver.

PERSONNEL AND PENSIONS: Wolf, Chairman Saltsman, Vice-Chairman; Lou Jones, White: Park Spokesman; Hoffman and McAuliffe.

PUBLIC UTILITIES: Levin, Chairman; Flower Vice-Chairman; Cullerton, Currie, Davis, Shirk Jones, Krska, McNamara, McPike, Morrow, Ster Ackerman, Spokesman; Cowlishaw, Deuchle Ewing, Frederick, Hoffman, Piel and Ropp.

REGISTRATION AND REGULATION: Krska, Chairman; DeLeo, Vice-Chairman; Bugielski, Davis, DeJaegher, Flinn, Flowers, Laurino, Martinez, Mautino, Santiago, Shaw, Steczo, Williams: Regan, Spokesman; Kubik, Leitch, Parke, Ryder, Stephens, Tate, Wait, Wennlund, Williamson and Zickus.

REVENUE: Currie, Chairman; McGann, Vice-Chairman; Granberg, Hicks, Homer, Shirley Jones, Keane, Turner: Frederick, Spokesman; Kubik, Vice-Spokesman; Churchill, W. Peterson, Ryder and Wojcik.

STATE GOVERNMENT ADMINISTRATION: Hannig, Chairman; Lang, Vice-Chairman; Curran, Edley, Lou Jones, S. Jones, Williams: Deuchler, Spokesman; Barnes, Churchill, Goforth and Piel.

TRANSPORTATION AND MOTOR VEHICLES: Ronan, Chairman; Dunn, Vice-Chairman; DeLeo, Farley, Granberg, Hartke, Hicks, Kulas, Martinez, Santiago, Terzich, Trotter, Wolf, W. Younge: McAuliffe, Spokesman; Black, Goforth, Harris, Hultgren, Kubik, Bob Olson, Stange, Tate, Ienhouse and Wennlund.

JRBAN REDEVELOPMENT: W. Younge, Chairnan; Shirley Jones, Morrow: Stephens, Spokesman; and Ackerman.

SELECT COMMITTEES

AERONAUTICS: Shaw, Chairman; Cullerton, /ice-Chairman; Giglio, Hicks, Rice, Ronan, Van Duyne, A. Young: Wennlund, Spokesman; W. Peteron, Pullen, Weller, Williamson and Zickus.

GING: DeJaegher, Chairman; LeFlore, Vicechairman; Balanoff, Bugielski, Hannig, Shirley ones, Lang, Levin, Munizzi, Richmond, Sutker, White: Williamson, Spokesman; Barger, Cowlishaw, Didrickson, Doederlein, Frederick, Hasara, Leitch and Wojcik.

CHILDREN: Preston, Chairman; Curran, Vice-Chairman; Balanoff, Lang, Munizzi, White: Hasara, Spokesman; Deuchler, Frederick and Regan.

COAL AND OIL RESOURCES: Cullerton, Chairman; Hannig, Vice-Chairman; Hicks, Phelps, Richmond, Woolard: Goforth, Spokesman; W. Peterson, Petka and Wait.

CONSTITUTIONAL OFFICERS: Brunsvold, Chairman; Bugielski, Vice-Chairman; Breslin, De-Jaegher, Giglio, Giorgi, Ronan: Barnes, Spokesman; Ewing, Hallock, McCracken and Sieben.

ECONOMIC DEVELOPMENT: Curran, Chairman; Granberg, Vice-Chairman; Balanoff, Bugielski, DeJaegher, Edley, Krska, Phelps, Rice, Santiago, Woolard: Harris, Spokesman; Ackerman, Barnes, Black, Hultgren, Leitch, Weaver and Weller.

HORSE RACING: Hicks, Chairman; DeLeo, Vice-Chairman; Brunsvold, Cullerton, DeJaegher, Edley, Farley, Flinn, Krska, Kulas, Laurino, Mautino, Saltsman, Stern: McCracken, Spokesman; Countryman, Goforth, Johnson, Kubik, Myron Olson, Parke, B. Pedersen, Ropp, Ryder and Stephens.

HOUSING: Turner, Chairman; Morrow, Vice-Chairman; Shirley Jones, Levin, Martinez, Williams, W. Younge: Bob Olson, Spokesman; Barger, Kirkland, McAuliffe and B. Pedersen.

IMPLEMENTATION OF CHICAGO SCHOOL REFORM: Levin, Chairman; Davis, Vice-Chairman; Brunsvold, Cullerton, Curran, Currie, Flowers, Hicks, Lou Jones, Keane, Krska, Myron Kulas, Le-Flore, McGann, McNamara, Munizzi, Preston, Rice,

Ronan, Satterthwaite, Terzich, Williams, A. Young, W. Younge: Doederlein, Spokesman; Black, Cowlishaw, Deuchler, Didrickson, Frederick, Hoffman, Kirkland, Klemm, Kubik, McAuliffe, Parcells, Parke, Ropp, Ryder, Weaver, Weller and Wennlund.

MENTAL HEALTH: McGann, Chairman; Martinez, Vice-Chairman; Granberg, Krska, Lang, Morrow: Black, Spokesman; Hallock, Hultgren and Bob Olson.

ROADS AND BRIDGES: Saltsman, Chairman; Phelps, Vice-Chairman; Dunn, Edley, Granberg, Hartke, Hicks, Homer, LeFlore, Mulcahey, Richmond, Woolard: Hensel, Spokesman; Barnes, Churchill, Ewing, Johnson, Mays, Parcells, Piel, Sieben and Tenhouse.

SMALL BUSINESS: LeFlore, Chairman; McNamara, Vice-Chairman; Curran, Davis, Shirley Jones, Novak, Phelps, Richmond, Santiago, Wolf, Woolard: Weaver, Spokesman; Ackerman, Hensel, Klemm, McAuliffe, Parcells, Petka and Stange.

VETERAN AFFAIRS: McNamara, Chairman; Novak, Vice-Chairman; Capparelli, Giglio, Martinez: Stange, Spokesman; Hensel, Klemm and Tenhouse.

SERVICE COMMITTEES

ASSIGNMENT: McPike, Chairman; Giorgi: Hoff-man.

RULES: Matijevich, Chairman; Bowman, Breslin, Cullerton, Currie, Flinn, Rice, Richmond, Steczo, A. Young: Hallock, Spokesman; Churchill, Ewing, Hoffman, Myron Olson, Pullen and Tate.

COMMITTEE ASSIGNMENTS OF REPRESENTATIVES

ACKERMAN, JAY — Spokesman of Committee on Public Utilities and Member of Committees on Agriculture; Economic Development; Elementary and Secondary Education; Small Business; Urban Redevelopment.

BALANOFF, CLEM — Member of Committees on Aging; Appropriations I; Children; Consumer Protection; Economic Development; Energy, Environment and Natural Resources; Labor and Commerce.

BARGER, RALPH — Spokesman of Committee on Cities and Villages and Member of Committees on Aging; Consumer Protection; Executive; Housing; Labor and Commerce.

BARNES, JANE M. — Spokesman of Committee on Constitutional Officers and Member of Committees on Economic Development; Financial Institutions; Roads and Bridges; State Government Administration.

BLACK, WILLIAM B. — Spokesman of Committee on Mental Health and Member of Committees on Appropriations I; Economic Development; Elementary and Secondary Education; Higher Education; Implementation of Chicago School Reform; Transportation and Motor Vehicles.

BOWMAN, WOODS — Chairman of Committee on Appropriations II and Member of Committee on Rules.

BRESLIN, PEG McDONNELL — Assistant Majority Whip; Member of Committees on Constitutional Officers; Judiciary I; Rules.

BRUNSVOLD, JOEL — Chairman of Committee on Constitutional Officers; Vice-Chairman of Committee on Cities and Villages and Member of Committees on Agriculture; Appropriations I; Elementary and Secondary Education; Horse Racing; Implementation of Chicago School Reform.

BUGIELSKI, ROBERT "BOB" — Vice-Chairman of Committee on Constitutional Officers and Member of Committees on Aging; Economic Development; Elections; Executive; Financial Institutions; Insurance; Registration and Regulation.

CAPPARELLI, RALPH C. — Assistant Majority Whip; Member of Committees on Executive; Financial Institutions; Veteran Affairs.

CHURCHILL, ROBERT W. — Minority Whip; Member of Committees on Revenue; Roads and Bridges; Rules; State Government Administration.

COUNTRYMAN, JOHN W. — Spokesman of Committee on Judiciary II and Member of Committees on Elections; Higher Education; Horse Racing; Judiciary I.

COWLISHAW, MARY LOU — Spokesman of Committee on Elementary and Secondary Education and Member of Committees on Aging; Elections; Financial Institutions; Higher Education; Implementation of Chicago School Reform; Public Utilities.

CULLERTON, JOHN — Speaker Pro-Temp; Chairman of Committee on Coal and Oil Resources; Vice-Chairman of Committee on Aeronautics and Member of Committees on Consumer Protection; Horse Racing; Implementation of Chicago School Reform; Judiciary I; Public Utilities; Rules. CURRAN, MICHAEL D. — Chairman of Committee on Economic Development; Vice-Chairman of Committee on Children and Member of Committees on Appropriations II; Elementary and Secondary Education; Financial Institutions; Higher Education; Implementation of Chicago School Reform; Insurance; Small Business; State Government Administration.

CURRIE, BARBARA FLYNN — Chairman of Committee on Revenue; Vice-Chairman of Committee on Appropriations II and Member of Committees on Energy, Environment and Natural Resources; Human Service; Implementation of Chicago School Reform: Public Utilities; Rules.

DANIELS, LEE A. - Minority Leader.

DAVIS, MONIQUE D. — Vice-Chairman of Committee on Implementation of Chicago School Reform and Member of Committees on Appropriations II; Consumer Protection; Elementary and Secondary Education; Financial Institutions; Public Utilities; Registration and Regulation; Small Business.

DEJAEGHER, M. "BOB" — Chairman of Committee on Aging and Member of Committees on Constitutional Officers; Counties and Townships Economic Development; Elementary and Secondary Education; Horse Racing; Registration and Regulation.

DELEO, JAMES A. — Vice-Chairman of Committee on Horse Racing; Vice-Chairman of Committee on Registration and Regulation and Member of Committees on Elections; Financial Institutions; Transportation and Motor Vehicles.

DEUCHLER, SUZANNE L. "SUE" — Spokesman of Committee on State Government Administration and Member of Committees on Appropriations II; Children; Elementary and Secondary Education; Energy, Environment and Natural Resources; Implementation of Chicago School Reform; Public Utilities.

DIDRICKSON, LOLETA A. — Spokesman of Committee on Labor and Commerce and Member of Committees on Aging; Elections; Elementary and Secondary Education; Higher Education; Implementation of Chicago School Reform; Insurance.

DOEDERLEIN, DeLORIS — Spokesman of Committee on Implementation of Chicago School Reform and Member of Committees on Aging; Consumer Protection; Elementary and Secondary Education; Higher Education; Human Services.

DUNN, JOHN F. — Chairman of Committee on Judiciary I; Vice-Chairman of Committee on Transportation and Motor Vehicles and Member of Committees on Higher Education; Roads and Bridges.

EDLEY, WILLIAM — Member of Committees on Agriculture; Appropriations II; Economic Development; Elementary and Secondary Education; Horse Racing; Roads and Bridges; State Government Administration.

EWING, THOMAS W. — Assistant Minority Leader; Member of Committees on Constitutional Officers; Labor and Commerce; Public Utilities; Rules; Roads and Bridges.

FARLEY, BRUCE A. — Chairman of Committee on Labor and Commerce and Member of Committees on Horse Racing; Transportation and Motor Vehicles.

FLINN, MONROE L. — Chairman of Committee on Financial Institutions; Vice-Chairman of Committee on Counties and Townships and Member of Committees on Horse Racing; Registration and Regulation; Rules.

FLOWERS, MARY E. — Vice-Chairman of Committee on Public Utilities and Member of Committees on Appropriations II; Executive; Financial Institutions; Implementation of Chicago School Reform; Labor and Commerce; Registration and Regulation.

FREDERICK, VIRGINIA FIESTER — Spokesman of Committee on Revenue and Member of Committees on Aging; Appropriations I; Children; Implementation of Chicago School Reform; Public Utilities.

GIGLIO, FRANK — Conference Chairman; Member of Committees on Aeronautics; Cities and Villages; Constitutional Officers; Executive; Veterans' Affairs.

GIORGI, E. J. "ZEKE" — Assistant Majority Leader; Member of Committees on Assignment; Cities and Villages; Constitutional Officers; Executive; Human Services.

GOFORTH, CHARLES WAYNE — Spokesman of Committee on Coal and Oil Resources and Member of Committees on Appropriations I; Financial Institutions; Horse Racing; State Government Administration; Transportation and Motor Vehicles.

- GRANBERG, KURT M. Vice-Chairman of Committee on Economic Development and Member of Committees on Agriculture; Appropriations I; Mental Health; Revenue; Roads and Bridges; Transportation and Motor Vehicles.
- HALLOCK, JOHN W., JR. Assistant Minority Leader; Spokesman of Committee on Rules; Member of Committees on Constitutional Officers; Financial Institutions; Judiciary I; Mental Health.
- HANNIG, GARY Chairman of Committee on State Government Administration; Vice-Chairman of Committee on Coal and Oil Resources and Member of Committees on Aging; Agriculture; Elementary and Secondary Education.
- HARRIS, DAVID Spokesman of Committee on Economic Development and Member of Committees on Appropriations I; Counties and Townships; Financial Institutions; Transportation and Motor Vehicles.
- HARTKE, CHARLES A. "CHUCK" Vice-Chairman of Committee on Agriculture and Member of Committees on Appropriations I; Counties and Townships; Elementary and Secondary Education; Roads and Bridges; Transportation and Motor Vehicles.
- HASARA, KAREN Spokesman of Committee on Children; Vice-Spokesman of Committee on Appropriations I; and Member of Committees on Aging; Agriculture; Elementary and Secondary Education; Higher Education.
- HENSEL, DONALD N. Spokesman of Committee on Roads and Bridges and Member of Committees on Appropriations I; Counties and Townships; Financial Institutions; Small Business; Veterans Affairs.

HICKS, LARRY W. — Chairman of Committee on Horse Racing; Vice-Chairman of Committee on Appropriations I and Member of Committees on Aeronautics; Agriculture; Coal and Oil Resources; Implementation of Chicago School Reform; Revenue; Roads and Bridges; Transportation and Motor Vehicles.

HOFFMAN, GENE L. — Assistant Minority Leader; Member of Committees on Assignment; Implementation of Chicgo School Reform; Personnel and Pensions; Public Utilities; Rules.

HOMER, THOMAS J. — Chairman of Committee on Judiciary II and Member of Committees on Agriculture; Revenue; Roads and Bridges.

HULTGREN, DAVID — Member of Committees on Appropriations II; Economic Development; Elementary and Secondary Education; Human Services; Mental Health; Transportation and Motor Vehicles.

JOHNSON, TIMOTHY V. — Spokesman of Committee on Judiciary I and Member of Committees on Elections; Horse Racing; Roads and Bridges.

JONES, LOVANA "LOU" — Assistant Majority Leader and Member of Committees on Financial Institutions; Implementation of Chicago School Reform; Insurance; Judiciary II; Personnel and Pensions; State Government Administration.

JONES, SHIRLEY — Member of Committees on Aging; Appropriations II; Higher Education; Housing; Public Utilities; Revenue; Small Business; State Government Administration; Urban Redevelopment.

- KEANE, JAMES F. Assistant Majority Leader and Member of Committees on Higher Education; Implementation of Chicago School Reform; Revenue.
- KIRKLAND, JAMES M. Spokesman of Committee on Counties and Townships and Member of Committees on Cities and Villages; Elementary and Secondary Education; Financial Institutions; Housing; Implementation of Chicago School Reform; Judiciary II.
- KLEMM, DICK Spokesman of Committee on Consumer Protection and Member of Committees on Appropriations II; Executive; Implementation of Chicago School Reform; Labor and Commerce; Small Business; Veterans Affairs.
- KRSKA, ROBERT T. Chairman of Committee on Registration and Regulation; Vice-Chairman of Committee on Executive and Member of Committees on Economic Development; Elections; Financial Institutions; Horse Racing; Implementation of Chicago School Reform; Judiciary II; Mental Health; Public Utilities.
- KUBIK, JACK L. Spokesman of Committee on Elections; Vice-Spokesman of Committee on Revenue and Member of Committees on Financial Institutions; Horse Racing; Implementation of Chicago School Reform; Registration and Regulation; Transportation and Motor Vehicles.
- KULAS, MYRON J. Chairman of Committee on Energy, Environment and Natural Resources and Member of Committees on Horse Racing; Implementation of Chicago School Reform; Transportation and Motor Vehicles.

LANG, LOUIS I. — Vice-Chairman of Committee on State Government Administration and Member of Committees on Aging; Appropriations II; Children; Cities and Villages; Higher Education; Human Services; Judiciary I; Mental Health.

LAURINO, WILLIAM J. — Assistant Majority Leader; Member of Committees on Financial Institutions; Horse Racing; Registration and Regulation.

LEFLORE, ROBERT, JR. — Chairman of Committee on Small Business; Vice-Chairman of Committee on Aging and Member of Committees on Appropriations II; Elementary and Secondary Education; Implementation of Chicago School Reform; Insurance; Labor and Commerce; Roads and Bridges.

LEITCH, DAVID — Member of Committees on Aging; Appropriations II; Economic Development; Insurance; Judiciary I; Registration and Regulation.

LEVERENZ, TED E. — Chairman of Committee on Appropriations I.

LEVIN, ELLIS B. — Chairman of Committee on Implementation of Chicago School Reform; Chairman of Committee on Public Utilities and Member of Committees on Aging; Consumer Protection; Housing; Human Services; Judiciary I.

MADIGAN, MICHAEL J. — Speaker of the House.

MARTINEZ, BENJAMIN A. — Vice-Chairman of Committee on Mental Health and Member of Committees on Appropriations I; Elections; Executive; Financial Institutions; Housing; Registration and Regulation; Transportation and Motor Vehicles; Veteran Affairs.

- MATIJEVICH, JOHN S. Assistant Majority Leader; Chairman of Committee on Rules and Member of Committees on Consumer Protection; Executive; Insurance; Labor and Commerce.
- MAUTINO, RICHARD A. Chairman of Committee on Insurance and Member of Committees on Appropriations I; Elections; Horse Racing; Registration and Regulation.
- MCAULIFFE, ROGER P. Spokesman of Committee on Transportation and Motor Vehicles and Member of Committees on Housing; Human Services; Implementation of Chicago School Reform; Personnel and Pensions; Small Business.
- MCCRACKEN, THOMAS J., JR. Spokesman of Committee on Horse Racing and Member of Committees on Constitutional Officers; Judiciary I.
- MCGANN, ANDREW J. Chairman of Committee on Mental Health; Vice-Chairman of Committee on Higher Education; Vice-Chairman of Committee on Revenue and Member of Committee on Implementation of Chicago School Reform.
- MCNAMARA, JOHN J. Chairman of Committee on Veteran Affairs; Vice-Chairman of Committee on Small Business and Member of Committees on Appropriations I; Elementary and Secondary Education; Implementation of Chicago School Reform; Public Utilities.
- MCPIKE, JIM Majority Leader and Member of Committees on Assignment; Public Utilities.

MORROW, CHARLES G., III — Vice-Chairman of Committee on Housing and Member of Committees on Consumer Protection; Energy, Environment and Natural Resources; Mental Health; Public Utilities; Urban Redevelopment.

MULCAHEY, RICHARD T. — Chairman of Committee on Elementary and Secondary Education and Member of Committees on Agriculture; Roads and Bridges.

MUNIZZI, PAMELA A. — Member of Committees on Aging, Children, Elections, Financial Institutions, Implementation of Chicago School Reform, Insurance, Judiciary II and Labor and Commerce.

NOVAK, JOHN P. — Vice-Chairman of the Committee on Veteran Affairs and Member of Committees on Agriculture; Appropriations I; Consumer Protection; Energy, Environment and Natural Resources; Small Business.

OLSON, BOB — Spokesman of Committee on Housing and Member of Committees on Agriculture; Appropriations I; Energy, Environment and Natural Resources; Mental Health; Transportation and Motor Vehicles.

OLSON, MYRON J. — Minority Conference Chairman; Member of Committees on Agriculture; Elections; Horse Racing; Rules.

PARCELLS, MARGARET R. — Spokesman of Committee on Executive and Member of Committees on Appropriations I; Consumer Protection; Financial Institutions; Implementation of Chicago School Reform; Roads and Bridges; Small Business.

- PARKE, TERRY R. Spokesman of Committee on Personnel and Pensions and Member of Committees on Consumer Protection; Financial Institutions; Horse Racing; Implementation of Chicago School Reform; Insurance; Registration and Regulation.
- **PEDERSEN, BERNARD E.** Spokesman of Committee on Insurance and Member of Committees on Consumer Protection; Executive; Horse Racing; Housing; Labor and Commerce.
- PETERSON, WILLIAM E. Spokesman of Committee on Energy, Environment and Natural Resources and Member of Committees on Aeronaucics; Coal and Oil Resources; Counties and Townships; Insurance; Revenue.
- **PETKA, EDWARD F.** Member of Committees on Coal and Oil Resources; Elections; Insurance; Judiciary II; Small Business.
- PHELPS, DAVID Vice-Chairman of Commitee on Roads and Bridges and Member of Commitees on Appropriations I; Coal and Oil Resources; Counties and Townships; Economic Development; Elementary and Secondary Education; Small Busiless.
- PIEL, ROBERT J. Spokesman of Committee in Financial Institutions and Member of Committees in Executive; Public Utilities; Roads and Bridges; State Government Administration.
- PRESTON, LEE Chairman of Committee on Children; Chairman of Committee on Consumer Proection and Member of Committees on Implementation of Chicago School Reform; Judiciary I.

PULLEN, PENNY — Assistant Minority Leader; Member of Committees on Aeronautics; Consumer Protection; Executive; Financial Institutions; Rules.

REGAN, ROBERT — Spokesman of Committee on Registration and Regulation and Member of Committees on Children; Elementary and Secondary Education; Human Services; Insurance; Judiciary II.

RICE, NELSON SR. — Chairman of the Committee on Elections; Vice-Chairman of the Committee on Insurance and Member of Committees on Aeronautics; Appropriations II; Economic Development; Executive; Financial Institutions; Implementation of Chicago School Reform; Rules.

RICHMOND, BRUCE — Chairman of Committee on Agriculture and Member of Committees on Aging; Coal and Oil Resources; Roads and Bridges; Rules; Small Business.

RONAN, ALFRED G. — Chairman of Committee on Transportation and Motor Vehicles and Member of Committees on Aeronautics; Constitutional Officers; Human Services; Implementation of Chicago School Reform.

ROPP, GORDON L. — Spokesman of Committee on Higher Education and Member of Committees of Agriculture; Appropriations I; Executive; Horse Racing; Implementation of Chicago School Reform Public Utilities.

RYDER, TOM — Spokesman of Committee of Appropriations I and Member of Committees of Horse Racing; Human Services; Implementation of Chicago School Reform; Insurance; Registration and Regulation; Revenue.

- SALTSMAN, DONALD L. Chairman of Committee on Roads and Bridges; Vice-Chairman of Committee on Personnel and Pensions and Member of Committees on Appropriations I; Cities and Villages; Horse Racing; Labor and Commerce.
- SANTIAGO, MIGUEL Member of Committees on Economic Development; Executive; Financial Institutions; Judiciary II; Registration and Regulation; Small Business; Transportation and Motor Vehicles.
- SATTERTHWAITE, HELEN F. Chairman of Committee on Higher Education; Vice-Chairman of Committee on Elementary and Secondary Education and Member of Committees on Appropriations II; Implementation of Chicago School Reform; Insurance.
- SHAW, WILLIAM "BILL" Chairman of Committee on Aeronautics; Vice-Chairman of Committee on Financial Institutions and Member of Committees on Appropriations I; Insurance; Labor and Commerce; Registration and Regulation.
- SIEBEN, TODD Member of Committees on Agriculture; Appropriations II; Constitutional Officers; Counties and Townships; Executive; Roads and Bridges.
- STANGE, JAMES R. Spokesman of Committee on Veterans Affairs and Member of Committees on Consumer Protection; Energy, Environment and Natural Resources; Labor and Commerce; Small Business; Transportation and Motor Vehicles.

STECZO, TERRY A. — Chairman of Committee on Cities and Villages and Member of Committees on Counties and Townships; Elementary and Secondary Education; Registration and Regulation; Rules.

STEPHENS, RON — Spokesman of Committees on Appropriations II and Urban Redevelopment; and Member of Committees on Horse Racing; Human Services; Insurance; Registration and Regulation.

STERN, GRACE MARY — Vice-Chairman of Committee on Human Services and Member of Committees on Elections; Elementary and Secondary Education; Horse Racing; Judiciary II; Public Utilities.

SUTKER, CALVIN R. — Vice-Chairman of Committee on Judiciary I and Member of Committees on Aging; Cities and Villages; Higher Education; Human Services; Judiciary II.

TATE, MICHAEL "MIKE" — Minority Whip; Member of Committees on Judiciary II; Registration and Regulation; Rules; Transportation and Motor Vehicles.

TENHOUSE, ARTHUR "ART" — Member of Committees on Appropriations I; Executive; Financial Institutions; Roads and Bridges; Transportation and Motor Vehicles; Veteran Affairs.

TERZICH, ROBERT M. — Chairman of Committee on Executive and Member of Committees on Counties and Townships; Financial Institutions; Implementation of Chicago School Reform; Transportation and Motor Vehicles.

TROTTER, DONNE — Member of Committees on Appropriations I; Counties and Townships; Energy, Environment and Natural Resources; Human Services; Transportation and Motor Vehicles.

- TURNER, ARTHUR L. Chairman of Committee on Housing; Vice-Chairman of Committee on Consumer Protection and Member of Committees on Higher Education; Insurance, Labor and Commerce; Revenue.
- VAN DUYNE, LeROY Chairman of Committee on Counties and Townships and Member of Committees on Aeronautics; Energy, Environment and Natural Resources; Financial Institutions.
- WAIT, RONALD A. Spokesman of Committee on Agriculture and Member of Committees on Appropriations I; Coal and Oil Resources; Counties and Townships; Registration and Regulation.
- WEAVER, MICHAEL Spokesman of Committee on Small Business; Vice-Spokesman of Committee on Appropriations II and Member of Committees on Economic Development; Elementary and Secondary Education; Higher Education; Implementation of Chicago School Reform; Labor and Commerce.
- WELLER, GERALD C. Member of Committees on Aeronautics; Agriculture; Cities and Villages; Economic Development; Elementary and Secondary Education; Energy, Environment and Natural Resources; Implementation of Chicago School Reform; Judiciary II.
- WENNLUND, LARRY Spokesman of Committee on Aeronautics and Member of Committees on Implementation of Chicago School Reform; Judiciary I; Judiciary II; Registration and Regulation; Transportation and Motor Vehicles.
- WHITE, JESSE C., JR. Chairman of Committee on Human Services and Member of Committees on Aging; Children; Elementary and Secondary Education; Personnel and Pensions.

WILLIAMS, PAUL L. — Vice-Chairman of Committee on Judiciary II and Member of Committees on Housing; Implementation of Chicago School Reform; Insurance; Judiciary I; Registration and Regulation; State Government Administration.

WILLIAMSON, LINDA — Spokesman of Committee on Aging and Member of Committees on Aeronautics; Elementary and Secondary Education; Financial Institutions; Registration and Regulation.

WOJCIK, KATHLEEN L. "KAY" — Spokesman of Committee on Human Services and Member of Committees on Aging; Appropriations II; Cities and Villages; Energy, Environment and Natural Resources; Revenue.

WOLF, SAM W. — Chairman of Committee on Personnel and Pensions and Member of Committees on Elections; Financial Institutions; Small Business; Transportation and Motor Vehicles.

WOOLARD, LARRY — Member of Committees on Agriculture; Appropriations I; Coal and Oil Resources; Consumer Protection; Economic Development; Elementary and Secondary Education; Roads and Bridges; Small Business.

YOUNG, ANTHONY L. — Assistant Majority Leader and Member of Committees on Aeronautics; Consumer Protection; Executive; Human Services; Implementation of Chicago School Reform; Judiciary II; Rules.

YOUNGE, WYVETTER H. — Chairman of Committee on Urban Redevelopment; Vice-Chairman of Committee on Energy, Environment and Natural Resources and Member of Committees on Appropriations II; Elementary and Secondary Education; Higher Education; Housing; Human Services; Implementation of Chicago School Reform; Transportation and Motor Vehicles.

ZICKUS, ANNE — Member of Committee on Aeronautics; Appropriations II; Cities and Villages; Human Services; Registration and Regulation.

STATE OF ILLINOIS RULES OF THE HOUSE OF REPRESENTATIVES OF THE EIGHTY-SIXTH GENERAL ASSEMBLY

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HOUSE RULES

ORGANIZATION

ELECTION OF OFFICERS.

At the first meeting of the House of each General Assembly, the Secretary of State shall preside until the House elects from its membership a Speaker of the House of Representatives as presiding officer. The Secretary of State shall first appoint a temporary Clerk who will call the roll of the members elect as shown by the official elections returns on file with the State Board of Elections. The Secretary of State shall then ask a member of the judiciary to administer the oath of office to the members elect who are present.

If a quorum of the members is present, the Secretary of State shall then call for nominations of members for the office of Speaker. When the nominations are completed, the Secretary of State shall direct the temporary Clerk to call the roll of the members to elect a Speaker. In each election, the person receiving a majority of the votes of the members elected shall

be declared elected Speaker.

The Speaker shall then relieve the Secretary of State as presiding officer and the House shall proceed to elect a Clerk, Assistant Clerk and Doorkeeper who are not members of the House. In each election, the person receiving a majority of the votes cast shall be declared elected Clerk or Doorkeeper. The person receiving the second highest number of votes for Clerk shall be declared the Assistant Clerk.

MAJORITY AND MINORITY LEADERSHIP.

After the officers of the House have been elected and before any legislative business is transacted, the Speaker and Minority Leader shall appoint the members of the Majority and Minority Leaderships. The Speaker shall appoint one Majority Leader, four Assistant Majority Leaders, two Majority Whips, and a Majority Caucus or Conference Chairperson.

Except as otherwise provided in this Rule, the Minority Leader is the leader of the numerically strongest political party other than the party to which the Speaker belongs. However, if the member elected Speaker received at least 31 votes from members who were not affiliated at the last general election with the political party which the Speaker was affiliated with at the last general election, then the Minority Leader shall be the member selected as its leader by the conference of the political party with which the Speaker was affiliated at the last general election. The Minority Leader shall appoint four Assistant Minority Leaders, two Minority Whips and a Minority Caucus or Conference Chairperson. The Minority Leader shall appoint the minority party members of committees.

The Minority Leader shall have general supervision of the Minority leadership staff.

- PERMANENT SEATS, OFFICES, SECRETARIES, AND PARKING SPACES.
- (a) After the appointment of the Leadership pursuant to Rule 2, the House shall proceed directly to the selection of seats. The House shall be in recess while the floor is cleared. The leaders shall choose their seats in the following order: (1) Majority Leader; (2) Minority Leader; (3) four Assistant Majority Leaders; (4) four Assistant Minority Leaders; (5) two Majority Whips; (6) two Minority Whips; (7) Majority Caucus or Conference Chairperson; and (8) Minority Caucus or Conference Chairperson. The Clerk shall place the names of the

remaining members in separate boxes according to seniority. The Clerk shall then draw from each box one name at a time according to seniority and announce each name. If two or more members have the same status in seniority, those members shall choose their seats in an order determined by lot. Each member may thereupon choose his seat in the order called.

(b) The Speaker shall assign the offices, secretaries and parking spaces for the members of the Majority Leadership, and the Minority Leader shall make those assignments for the members of the Minority Leadership. The Chief Clerk shall coordinate the assignment of offices, secretaries and parking spaces for the remaining members of the majority party on the basis of seniority, and the Assistant Clerk shall coordinate those assignments for the remaining members of the minority party on the basis of seniority. If 2 or more members of the same political party have the same status in seniority, those members shall be assigned an office, a secretary and a parking space in an order determined by lot.

II

OFFICERS

4. THE SPEAKER.

The duties of the Speaker are the following:

(a) to preside at all sessions of the House. The Speaker may call on any member to preside temporarily.

(b) to open the session at the time at which the House is to meet by taking the Chair and calling the members to order. The Speaker may call on any member to open the session.

(c) to announce the business before the House in the order in which it is to be acted upon.

(d) to recognize the members entitled to the

floor.

(e) to state and put to vote all questions which are regularly moved or which necessarily arise in the course of the proceedings, and to announce the result of the vote.

(f) to preserve order and decorum.

(g) to decide all points of order, subject to appeal, and to speak thereon in preference to other members.

(h) to inform the House when necessary, or when any question is raised, on any point of order or practice pertinent to the pending business.

(i) to sign or authenticate all acts, proceedings or orders of the House. All writs, warrants and subpoenae issued by order of the House shall be

signed by him and attested by the Clerk.

(j) to sign all bills passed by both Houses to certify that the procedural requirements for passage

have been met.

(k) to have general supervision, including the duty to protect the security and safety, of the House Chamber, galleries and adjoining and connecting hallways and passages, including the power to clear them when necessary. The House Chamber shall not be used for public lectures.

(l) to have general supervision of the Clerk and his assistants, the Doorkeeper and his assistants, the Majority leadership staff and all employees of the

House except the Minority leadership staff.

(m) to appoint all Majority party members of committees.

(n) to enforce all constitutional provisions, statutes, rules and regulations applicable to the House.

(o) to guide and direct the proceedings of the House subject to the control and will of the members.

- (p) to direct the Clerk to correct non-substantive errors in the Journal.
- (q) to assign meeting places to committees and sub-committees.

(r) to perform any other duties assigned to the Speaker by the House Rules or Joint Rules.

(s) to decide, subject to the control and will of the members, all questions relating to the priority of business.

(t) to issue, in cooperation with the Comptroller and after clearance with the United States Internal Revenue Service, written regulations covering administration of contingent expense allowances of members of the House.

5. THE CLERK.

The duties of the Clerk are the following:

(a) to have custody of all bills, papers and records of the House which shall not be taken out of the Clerk's custody except in the regular course of business in the House.

(b) to endorse on every original bill and each copy its number, names of sponsors, the date of introduction, and the several orders taken on it. When printed, the names of the sponsors shall appear on the front page of the bill as it appeared when introduced.

(c) to place each bill on the desks of the members as soon as it is printed.

(d) to keep the journal of the proceedings of the House and, under the direction of the Speaker, correct errors in the Journal.

(e) to keep the transcript of the debates of the House and make them available to the public under reasonable conditions.

(f) to keep the necessary records for the House and House Committees and to prepare the House Calendar for each legislative day. (g) to examine all House Bills and Constitutional Amendment Resolutions following Second Reading, and prior to final passage, correct any nonsubstantive errors therein, and report the same back to the House promptly, to supervise the engrossment and enrollment of bills and resolutions, subject to the direction of the Speaker, to certify their passage or adoption, and to note thereon the date of final House action. Any corrections made by the Clerk shall be reported to the House by the Clerk on the next session day and entered upon the Journal.

(h) to transmit bills, other documents and other messages to the Senate and secure a receipt therefor, and to receive bills, documents, and receipt therefor.

(i) to attend every session of the House, call the roll, and read all bills, resolutions and other papers as directed by the Speaker. The Assistant Clerk shall act in the Clerk's absence. Bills shall be read by title only.

(j) to supervise the assistant clerks, pages, messengers and other employees of his office and commit-

tee clerks.

(k) to supervise as to form the documents, forms and committee records and tapes prepared by committee clerks.

THE DOORKEEPER.

The duties of the Doorkeeper are the following:

(a) to supervise the assistant doorkeepers and

other employees of his office.

(b) to ensure order and decorum in the House Chamber, galleries and adjoining and connecting hallways and passages.

(c) to remove unruly persons from the House Chamber, galleries and adjoining hallways and pas-

sages at the direction of the Speaker.

(d) to ensure that only authorized persons have access to the House Chamber, galleries and adjoining

hallways and passages, subject to the direction of the Speaker.

III ORDER OF BUSINESS

7. Daily Order of Business.

The daily order of business of the House is as follows:

a. Call to Order, Invocation, Pledge of Alle-

giance and Roll Call.
b. Petitions and Messages.

c. Reports of Standing Committees.

d. Reports of Special Committees, Joint Committees and Commissions.

e. Approval of the Journal.

- Introduction and the First Reading of House Bills.
- g. Agreed Resolutions other than Death Resolutions.
- Considerations of Measures in Committee of the Whole House.
- i. House Bills on Second Reading.
- j. House Bills on Third Reading.
- k. Senate Bills on Third Reading.
- Senate Bills on Second Reading.
- m. Senate Bills on First Reading.
- n. House and Senate Bills on the Order of Postponed Consideration.
- o. House Bills on the Order of Concurrence.
- p. Senate Bills on the Order of Non-Concurrence.
- q. Conference Committee Reports.
- r. Motions.
- Consent Calendar: Second and Third Reading.

- t. Constitutional Amendment Resolutions: Second and Third Reading.
- u. Motions with respect to Vetoes.
- v. Speaker's Table.
- w. General Resolutions.
- x. Announcements.
- y. Death Resolutions.

8. DAILY CALENDAR.

The Clerk shall publish a daily calendar and place it on the desks of the members before the convening of the House on each legislative day, showing all special orders of the day and all bills and resolutions in their proper order of reading and in categories within an order of reading required by the Rules.

The Clerk shall record in the Journal the time of distribution of any supplemental calendar and shall promptly announce to the House the distribution of any supplemental calendar.

Consent Calendar.

(a) The Clerk shall print a Consent Calendar on the daily calendar and designate it as a separate calendar. The Consent Calendar shall contain three orders of business: Consent Calendar — Second Reading, Consent Calendar — Third Reading, and Consent Calendar — Resolutions. Within each order of business, bills or resolutions shall be listed in separate groups according to the number of required days each has been on that order of business on the Consent Calendar. No more than 80 bills and resolutions shall be listed in each group. All bills or resolutions to which amendments have been adopted shall be so designated.

(b) No debate is in order regarding any item on the Consent Calendar. However, the Speaker shall allow a reasonable time for questions from the floor and answers to those questions. No amendment from the floor is in order regarding any bill or resolution on the Consent Calendar.

- (c) A bill on the Consent Calendar shall stand for two legislative days on the order of Consent Calendar Second Reading, and for at least two legislative days on the order of Consent Calendar Third Reading, before a vote on the final passage may be taken. Resolutions on the Consent Calendar shall stand for at least four legislative days before a vote on adoption may be taken. One roll call vote on final passage shall be taken on those bills called for final passage. Immediately prior to a vote on the bills on the Consent Calendar the Speaker shall call to the attention of the members the fact that the next roll call will be the roll call on the Consent Calendar.
- (d) A bill or resolution may be placed on the Consent Calendar by report of a standing committee upon a motion adopted by a unanimous vote of the members present. For purposes of this Subsection (d), a unanimous vote on the motion is a vote with no member voting nay.
- (e) No bill regarding revenue or appropriations may be placed on the Consent Calendar. No resolution requiring 60 or more affirmative votes for adoption and no bill requiring more than 60 affirmative votes for passage by the House may be placed on the Consent Calendar.
- (f) The Speaker and Minority Leader shall each appoint three members who may challenge the presence of any bill or resolution on the Consent Calendar. Prior to a vote on final passage of any item on the Consent Calendar, the item shall be removed from the Consent Calendar if:
 - (1) four or more members, or
 - (2) the chief sponsor of the bill or resolution, or
 - (3) one or more of the appointed challengers

file with the Clerk written objections to the presence of the bill or resolution on the Consent Calendar. Any bill or resolution so removed may not be placed thereafter on the Consent Calendar during that session of the General Assembly.

Any bill removed from the Consent Calendar shall stand on the order of Second Reading with Short Debate Status, and any resolution so removed shall stand on the order of the Speaker's Table with Short Debate Status.

10. SHORT DEBATE STATUS.

- (a) The Clerk shall indicate on the Daily Calendar those bills and resolutions with Short Debate Status.
- (b) Only bills on Second and Third Reading and Resolutions other than Constitutional Amendment Resolutions may have Short Debate Status.
- (c) A bill or resolution may be given Short Debate Status by report of a standing committee.
- (d) Bills may be given Short Debate Status by the following procedure: The Speaker and the Minority Leader shall each appoint two members of the House for each standing committee to review the bills on Third Reading which were reported by that committee, other than the Appropriations Committees. Any such bill shall be given Short Debate Status by concurrence of three of the four members appointed to review the bills from the particular committee which reported it. Designations of Short Debate Status shall be filed with the Clerk.
- (e) Bills with Short Debate Status on an order of business shall be called on that order pursuant to Rule 39, but debate on final passage shall be limited to a two-minute presentation by the chief sponsor or a proponent designated by him, a two-minute presentation by an opponent, and one minute for the

chief sponsor to close the debate. However, the Speaker shall allow a reasonable time for questions from the floor and answers to those questions. At the request of any 7 members before the sponsor commences his closing remarks, the bill or resolution shall be opened to full debate.

(f) Any bill or resolution with Short Debate Status that is amended on the floor shall continue to have Short Debate Status on final passage unless a member objects at the time it is advanced to that

order.

11. CHANGING ORDER OF BUSINESS.

(a) Any order of business may be changed at any

time by the Speaker.

(b) Any order of business may be changed at any time upon the motion of any member, supported by five additional members, if the motion is adopted by an affirmative vote of 60 members.

Special Orders — Rules Committee.

(a) A special order of the day or a special order of business may be set by the Rules Committee or by the Speaker. A special order with respect to a bill or resolution shall require the consent of the chief sponsor. A special order shall fix the day to which it applies and the matters to be included. The Rules Committee, by a vote of 3/3 of its membership, may establish time limits for a special order and may establish limitations on debate during a special order. in which event the allotted time shall be fairly divided between proponents and opponents of the legislation to be considered. A special order of the day shall take the place of the standing order. A special order of business shall take the place of the standing order for such time as may be necessary to its completion. Only matters which may otherwise properly be before the House may be included in a

special order.

(b) A special order shall appear on the Daily Calendar for three legislative days. This Subsection (b) may be suspended only upon an affirmative vote of 71 members.

(c) A special order may be suspended, amended, or modified by motion adopted by an affirmative vote of 60 members. A special order shall be suspended by a written objection signed by eight members of the Rules Committee and filed during the first legislative day on which the special order appears on the calendar.

IV COMMITTEES

13. APPOINTMENT.

(a) Members of all committees shall be appointed by the Speaker and the Minority Leader pursuant to Rule 2 and Rule 4(m). The Speaker, Majority Leader, Minority Leader, Assistant Majority Leaders, Majority Whips, Assistant Minority Leaders, Minority Whips, Majority Conference Chairman and Minority Conference Chairman shall be non-voting ex-officio members of each standing committee, except that such leaders may also be appointed to standing committees as voting members.

(b) Appointments of members to committees shall be entered on the Journal. A member may be temporarily replaced on a committee due to illness

or if the member is otherwise unavailable.

14. Committees, Commissions and Legislative Studies Created or Directed by Statute or Resolution.

(a) The following types of bills and resolutions shall be referred to the Rules Committee:

 Those which provide for the creation of a special House or joint committee;

(2) Those which provide for the creation of a

legislative commission or board; and

(3) Those which direct a legislative study.

(b) Bills or resolutions which are governed by subsection (a) shall be considered upon receiving an affirmative vote of a majority of the members appointed to the Rules Committee.

c) This rule shall not apply to bills or resolutions

directing audits by the Auditor General.

(d) This Rule may be suspended only upon an affirmative vote of 71 members.

15. LIMITS ON NUMBERS.

No committee may have more than 35 members. The Speaker shall designate the number of members on each committee.

16. COMMITTEES.

(a) The following shall be the standing committees:

Agriculture

Appropriations I

Appropriations II

Cities & Villages

Consumer Protection

Counties & Townships

Elections

Elementary & Secondary Education

Energy, Environment and Natural Resources

Executive

Financial Institutions

Higher Education

Human Services

Insurance

Judiciary I
Judiciary II
Labor & Commerce
Personnel and Pensions
Public Utilities
Registration and Regulation
Revenue
State Government Administration
Transportation and Motor Vehicles
Urban Redevelopment
(b) The following shall be the Service Committees:
Assignment
Rules

(c) The following shall be the select committees:
Aeronautics

Aging

Children

Coal and Oil Resources

Constitutional Officers

Economic Development

Horse Racing

Housing

Implementation of Chicago School Reform

Mental Health

Roads and Bridges

Small Business

Veteran Affairs

For purposes of these rules, the Select Committees shall be treated as standing committees.

Smoking shall be prohibited at any officia committee hearing, and no committee member, staf member or member of the public shall be permitted to smoke in the room in which the hearing is being held.

(d) All appointments shall be made pursuant to Rule 4(m) and Rule 13.

17. CHAIRMAN, VICE-CHAIRMAN AND SPOKESMAN.

(a) The Speaker shall appoint a member of each committee as chairman and another member as vicechairman, who shall assume all the powers and duties of the chairman in his absence.

(b) The chairman shall call the committee to order, designate the order in which bills posted for hearing are to be taken up, order the roll call vote to be taken on each bill called for a vote, preserve order and decorum during committee meetings and generally supervise the affairs of the committee.

(c) The Minority Leader shall appoint a member of each committee as Minority Spokesman, who shall be the ranking minority member on the committee.

18. QUORUM.

A majority of the members appointed to any committee constitutes a quorum. Ex-officio members may not be counted for the purpose of determining the presence of a quorum. The question of the presence of a quorum in the committee may not be raised on consideration of a bill or resolution in the House, unless the same question has been raised before the committee.

19. CALLING COMMITTEE.

In case the chairman of a committee fails to call a meeting of the committee upon the request of a member of the committee, 35 percent or more of the members appointed to the committee may call a meeting of the committee and shall post notice pursuant to Rule 20.

20. NOTICE.

No meeting by a standing committee (including Committee of the Whole), a select House committee,

or a subcommittee of a House committee may be held unless notice is posted and in the following manner:

- (a) The Clerk shall cause a "Notice of Hearing" form to be printed when authorized by the chairman or his or her designee. The notice shall state the time, both day and hour, the place of the proposed hearing, the numbers of any bills or resolutions to be considered and the subject of any other matter to be considered. The notice shall indicate the exact date and hour of the posting. The notice or any supplemental notice shall not be altered on its face as to the bills, resolutions, proposed committee bills, election contests, qualification challenges, or executive reorganization orders to be considered by the committee. The Clerk shall post one copy of the notice on a bulletin board designated by the Clerk as the Official House Bulletin Board.
- (b) The time of the posting may not be later than 12 o'clock noon on the day following the regularly scheduled meeting day for the committee but not less than 6½ days prior to the meeting for which the bills are posted. However, for a committee meeting during a legislative week when the regular meeting time is less than 7 days after the regular meeting time for the previous legislative week due to the rescheduling of the regular committee meeting times for either week, notice must be posted not less than 4½ days prior to the meeting and not later than noon of the day following the prior meeting. For purposes of this Rule, a half-day begins or ends at noon.
- (c) Promptly after posting, the Clerk shall deliver a copy of the Notice of Posting to the Speaker, Minority Leader, Leadership positions of both the Majority and Minority parties, and all members of the committee for which the posting is being made.

- (d) No notice by posting is required for any meeting held on or after June 23rd in any regular session, but the meeting shall be announced on the floor of the House, and written notice provided to the Clerk.
- (e) Notice shall also be given by including a notice of the hearing in the House Calendar. This calendar requirement shall not be jurisdictional.
- (f) When any bill or resolution is to be considered by a committee, the chief sponsor shall be notified by the chairman of the time and place where such matter is to be considered. Notice to the chief sponsor may be a copy of the notice required by this Rule.
- (g) The preceding posting requirements shall be applicable to the initial scheduling of a bill or resolution for hearing and to the rescheduling of the matter for hearing during the next or any subsequent legislative week.
- (h) No bill or resolution may be heard or any vote taken thereon in any committee or subcommittee unless notice thereof is made pursuant to Rule 20, except for a vote to refer the matter to a subcommittee or the interim study calendar where the chief sponsor has been given one day prior notice and does not object. Notice of a vote to sponsor a proposed committee bill shall be given by specifying the subject matter of the bill or by specifying that the proposed bill is a substitute for enumerated bills.
- (i) No bill or resolution may be posted for hearing in committee until printed copies are available in the bill room. No bill or resolution may be called in a committee unless a copy is available and distributed to every committee member at the time of the hearing. No amendment may be voted upon in committee unless it is available and distributed to members of the committee at the time of the roll

call on the amendment. This Subsection may only

be suspended prospectively.

(j) No committee may post more than 50 bills and resolutions for one meeting. A committee may schedule more than one meeting during a week, but it must follow the posting and notice requirements of Rule 20 separately for each such meeting.

(k) This Rule may be suspended only upon an affirmative vote of 71 members. A motion to suspend the posting requirements of this Rule must be in writing, specifying the committee and the bills or resolutions to which the motion applies, and shall be carried on the calendar before it may be taken up by the House. The calendar requirements of this paragraph may be suspended only by unanimous consent, but the requirement that the motion be in writing may not be suspended.

21. CONDUCT OF MEETINGS.

(a) In appeals from a ruling of the chairman, the ruling prevails unless a majority of those appointed to the committee vote to overrule the chair.

(b) In any committee meeting, the use of cameras, television, radio or any form of telecommunications equipment is allowed, but the chairman may designate the areas of the hearing room from which the equipment may be operated.

(c) When a committee meeting takes place in the House Chamber, the provisions of Rule 64 apply. Access to the chamber is restricted to members and authorized persons only. The chairman shall assign seats to witnesses appearing before the committee.

(d) In all committee meetings not in the House Chamber, the House Rules shall be observed insofar

as they are applicable.

(e) The chairman of a committee is responsible for ensuring that the appropriate rules of the House

are observed and proper decorum and order practiced in all committee meetings.

(f) No proposed committee bill shall be considered for sponsorship by a committee unless copies thereof have been made available to the members of the committee.

22. SUBCOMMITTEES.

Subcommittees may be created by vote of a standing committee or a select committee. The chairman and members of a subcommittee shall be appointed by the chairman of the full committee provided that the minority party members shall be appointed pursuant to the recommendations of the minority spokesman. The chairman shall notify the Clerk of the House of the creation and membership of each subcommittee. A subcommittee member may be temporarily replaced by the chairman or minority spokesman of the full committee when the absence of the assigned member is unavoidable. If the replacement is not a member of the full committee, the approval of the Speaker or Minority Leader shall be required. A bill assigned to a committee may be referred by the committee to a subcommittee, in which event the chairman shall immediately notify the Clerk of the House and the chief sponsor of the bill.

23. PLACE OF MEETINGS.

The Speaker shall assign the meeting rooms to be used by each committee and sub-committee.

24. MEETINGS DURING SESSION.

No committee may meet during any session of the House or during any party conference. No commission created by Illinois law which has legislative membership shall meet during any session of the House

25. RIGHTS OF THE PUBLIC.

(a) If a bill or resolution has been properly set for hearing and witnesses are present and wish to testify, the committee shall hear the witnesses at the

scheduled time and place.

(b) Any person wishing to offer testimony to a committee hearing of a bill or resolution shall be given a reasonable opportunity to do so, orally or in writing. No testimony in writing is required of any witness, but any witness may submit a statement in writing for the committee record. All persons offering testimony shall complete a "Record of Committee Witness" form and submit it to the committee clerk prior to testifying.

(c) A motion to foreclose further oral testimony by witnesses on a matter before a standing committee may be adopted only by a 3/3 majority of those voting on the motion. No such motion shall be in order until both proponents and opponents requesting to be heard have been given a fair and substantial opportunity to express their positions. No one shall be prohibited from filing for the record "Record of Committee Witness" forms or written statements while the matter is before the committee.

(d) Meetings of committees and sub-committees shall be open to the public. Committee meetings of the House may be closed to the public if two-thirds of the members elected to the House determine that the public interest so requires.

(e) This Rule cannot be suspended retroactively.

26. VOTING AND REPORTING BY COMMITTEES.

(a) Each standing committee shall consider the bills and resolutions referred to it and report one of the following recommendations to the House.

(1) That the bill "do pass";

(2) That the bill "do not pass";

- (3) That the bill "do pass as amended";
- (4) That the bill "do not pass as amended";
- (5) That the resolution "be adopted";
- (6) That the resolution "not be adopted";
- (7) That the resolution "be adopted as amended";
- (8) That the resolution "not be adopted as amended";
 - (9) A substitute bill or resolution;
- (10) That the bill or resolution was tabled in committee.
- (b) Unless a member of the Committee objects, a bill or resolution shall be given Short Debate Status by report of the standing committee if the bill or resolution was favorably reported by a unanimous vote of the members present as defined in Rule 9(d). Except as provided in Rule 9(e), bills and resolutions receiving favorable reports may be placed upon the consent calendar upon a motion adopted by a unanimous vote of the members present as defined in Rule 9(d).
- (c) No bill or resolution shall be reported without a recommendation except by the Committee of the Whole House. For purposes of definition, the foregoing recommendations (1), (3), (5) and (7) are favorable reports, recommendations (2), (4), (6) and (8) are unfavorable reports, and a reported substitute is an unfavorable report as to the bill or resolution substituted. The report shall show both the numerical vote and the roll call vote on the bill or resolution. A bill or a resolution requiring 60 or 71 votes for adoption by the House may not be reported "do pass", "do pass as amended", "be adopted" or "be adopted as amended" except upon the affirmative vote of a majority of the members appointed to a standing committee. Notwithstanding the unanimous

consent of the members present, a prior roll call shall not be used for a committee vote when any member on that roll call is not present.

- (d) No bill or resolution may be voted on more than twice in any committee on motions to report the bill or resolution favorably to the House, or to reconsider the vote by which the committee adopted a motion to report the bill or resolution unfavorably. A bill or resolution having failed to receive a favorable recommendation after two such roll calls shall be automatically reported with the appropriate unfavorable recommendation. No bill or resolution shall be called for a vote in committee in the absence of the chief sponsor, without the written approval of the chief sponsor. For purposes of this paragraph, a vote in committee is held as soon as a roll call is commenced.
- (e) Amendments offered in committee shall be numbered sequentially in the order submitted, and shall retain such number and be part of the permanent record whether or not adopted and notwithstanding their withdrawal or tabling. Amendments to an amendment shall be in order only with the consent of 3/5 of the members present in Appropriations Committees or with the unanimous consent of the members present in other committees, and if considered shall be numbered sequentially in the order submitted and voted upon prior to the vote on the main amendment. If a bill is reported as amended by an amendment which has itself been amended, the committee shall report the main amendment as amended, and shall not separately report the subsidiary amendments.
- (f) A chief sponsor of a bill or resolution may offer amendments in committee. The first page of any amendment offered in committee by a member of the committee at the request of another member of the House who is not a member of the committee shall

display the name of such other member following the name of the committee member.

- (g) When a committee reports a committee bill or resolution favorably, the chairman shall designate a member of the committee to be floor manager who shall act as sponsor of the bill or resolution on the floor. This designation shall be reported with the bill or resolution and shall be indicated on the Daily Calendar.
- (h) No member of a committee may vote except in person at the time of the call of the vote.

27. SCHEDULING OF BILLS IN COMMITTEE.

- (a) The chairman of the committee or of a sub-committee thereof shall set each bill or resolution within 30 days after it is referred to the committee. If a chairman fails or refuses to do so, 35 percent of the members appointed to the committee or sub-committee may act to set a bill or resolution. Each bill shall, if requested by its chief sponsor, have a hearing by the committee or by a subcommittee thereof prior to the 45th day after its assignment to a committee.
- (b) Upon an affirmative vote of two-thirds of the members appointed to a committee, a bill or resolution may be assigned to the committee's Interim Study Calendar. A resolution placed on the Interim Study Calendar cannot be reported out of the committee until the first legislative day following the Governor's delivery of the annual budget message in the following year. A bill placed on the Interim Study Calendar cannot be reported out of the committee unless exempt under Rule 29 (c).
- (c) Notwithstanding Rule 77, a bill on the Interim Study Calendar of a committee may be discharged from that committee only by an affirmative vote of 71 members, but after the Governor's budget

message in even numbered years shall not be subject to discharge until July 1.

(d) In the odd numbered year, the final date for

committee action on bills shall be as follows:

House Bills.First Friday in May House Appropriation

Bills.....Second Friday in May Senate Bills.....Second Friday in June

Senate Appropriation

.....Third Friday in June Any bill not acted upon in compliance with these deadlines shall be automatically tabled, except bills on the Interim Study Calendar.

(e) In the even numbered year, the final dates for committee action on bills shall be as follows, and bills not acted upon in compliance with the applicable deadline shall be automatically tabled, except bills on the Interim Study Calendar:

House Bills and House

Appropriation BillsFirst Friday in May

Senate Bills, including Appropriation Bills received in odd numbered

.....First Friday in May year.....

Senate Bills, received in even

numbered yearSecond Friday in June

Senate Appropriation Bills.

received in even numbered

.....Third Friday in June

(f) The deadlines of Subsections (d) and (e) do not apply to the consideration of bills introduced in a special session.

(g) This Rule may be suspended only by an

affirmative vote of 71 members.

28. COMMITTEE RECORDS.

(a) The chairman of each committee shall keep a record of the following:

- (1) The time and place of each meeting.
- (2) The attendance of committee members at each meeting.
- (3) The "Record of Committee Witness" forms executed by each person appearing or registering in each committee meeting, which shall include identification of the witness, the person, group or firm represented by such appearance and the capacity in which such representation is made (if the person is representing someone other than himself), his position on the legislation under consideration, and the nature of his desired testimony.
- (4) The vote of each member on all motions, bills, resolutions and all amendments acted upon, copies of all amendments offered in committee and a record of the disposition thereof.
 - (5) A tape recording of the proceedings.
- (b) The record shall be approved by the chairman after each committee meeting.
- (c) The committee clerk shall file with the Clerk of the House a committee record envelope for each bill or resolution reported upon containing the "Committee History", the "Committee Action Report", and all "Record of Committee Witness" forms, relating to the bill or resolution. All committee reports shall be signed by the chairman or by the vice chairman with the chairman's approval. The Clerk of the House shall record the committee's roll call vote on each bill or resolution, together with the date of the vote, in the House Journal. He shall also file the committee record envelope of each bill numerically in such a manner as is accessible for everyone. During the session the file shall remain in his office and thereafter in the office of the Secretary of State. The record returned to the Clerk shall include a copy of all written material presented to the committee, all votes taken in connection with the

matter reported, and copies of all amendments filed,

and any tape recordings.

(d) The minority spokesman shall have access to and the right to duplicate the committee records. This provision shall not be a limitation on the rights of other members or the public to official records.

V

BILLS

29. Introduction, Restrictions.

(a) The original of each bill introduced shall be filed with nine copies at the office of the Clerk of the House. Bills may be introduced by members or by committees. The chief sponsor shall be the first name to appear on the bill and may be joined by no more than four additional principal sponsors with the approval of the chief sponsor. Their names shall appear, separated by hyphens, on the front of the bill and in the references to that bill in the calendars and in the Legislative Synopsis and Digest. Committee bills must be approved by a majority of the membership of the committee. Committee bills may not have individual sponsors. Other bills may have co-sponsors with the approval of the chief sponsor.

(b) Except with respect to the consideration of bills following gubernatorial action thereon, the following limitations shall apply to consideration of all bills by the House in a biennial session, including

any special session:

1. To be considered by June 30 of an odd numbered year, a House Bill offered by one or more members must be requested from the Legislative Reference Bureau by March 15 or filed by April 7 of that year, a House Bill offered by a committee of the House must be filed by April 14 of that year,

and a Senate Bill must be introduced in the House by May 30 of that year or exempt under subsection (c).

To be considered after June 30 or after the adjournment of the Spring Session of an odd-numbered year, whichever occurs later, a bill must be

exempt under Subsection (c).

(c) Subsection (b) does not apply to the following categories of bills which are exempt from the restrictions of that Subsection:

1. A bill appropriating funds introduced between the second Wednesday in January and the first

Friday in April of the even-numbered year;

2. A bill introduced by a standing committee of the House or Senate. However, this exemption does not apply to committee bills introduced in the house of origin between the third Friday in April and June

30 of any year;

3. A bill determined by a majority of all the members of the Rules Committee to be an emergency bill or to be important for the operation of government. Consideration of bills by the Rules Committee for determination of exempt status shall require two days notice by the posting procedures specified in Rule 20.

4. During the Spring Session in the even-numbered year, a bill carried over from the odd-numbered year on the Interim Study Calendar of a standing committee on which public hearings have been conducted by the committee or one of its subcommittees during the period from July 1 of the odd-numbered year until the Spring Session of such even-numbered year. The Spring Session of an even-numbered year shall be deemed to commence on the first session day after the Governor's budget message.

5. During the Spring Session in the even-numbered year, a bill transferred from the Daily Calendar of the Spring Session of the odd-numbered year by motion adopted by an affirmative vote of 60 members prior to the applicable deadline for consideration

on final passage.

(d) The first page of the bill shall contain a synopsis prepared by the Legislative Reference Bureau. Every House Bill and Constitutional Amendment Resolution must be drafted or retyped by the Legislative Reference Bureau and contain an indication thereof and no such bill or resolution may be amended on its face before being introduced.

(e) Appropriation Bills for the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, Treasurer, Auditor General and Office of Education shall be filed by sep-

arate bills for each office.

(f) Appropriation Bills and amendments thereto shall be limited to the subject of appropriations. For the purposes of this rule, appropriation items relating to capital expenditure, including maintenance, which are appropriated from the General Revenue Fund shall be deemed to be within both operations and capital categories.

(g) This rule may be suspended or amended only by an affirmative vote of 71 members, except that Subsections (b) and (c) of this rule may not be sus-

pended.

30. LEGISLATIVE SYNOPSIS AND DIGEST.

In the Legislative Synopsis and Digest issued weekly during the session, only the name of the chief sponsor who introduced a bill or resolution and the name of the first four other principal sponsors or cosponsors shall be indexed with the number of any bill of which the member is the chief sponsor or a principal sponsor. In every issue of the Synopsis and Digest all co-sponsors shall be shown in the main part of the Digest where bills and resolutions are listed

in numerical order. When a bill or resolution is acted upon by a committee, the Digest shall indicate that numerical vote by which the bill or resolution was reported.

31. THREE READINGS.

A bill shall be read by title on three different days in the House.

32. SENATE BILLS.

- (a) When a Senate Bill is delivered to the Clerk of the House the bill and the message accompanying it shall be reported to the House at the earliest opportunity. It shall then be placed upon the order of Senate Bills — First Reading.
- (b) When a House member identifies himself or herself to the Clerk as the House Sponsor, the bill shall then be read a first time. The chief sponsor shall be the first name to appear and may be joined by no more than four additional principal sponsors with the approval of the chief sponsor. Their names shall appear, separated by hyphens, in the reference to that bill in the calendars and shall be reported in the Legislative Synopsis and Digest.
- (c) The name of each House sponsor shall be printed on the calendar in brackets.
- (d) The Senate sponsor may remove a House sponsor by notifying the Clerk in writing. The Clerk shall forward copies of the notification to the Speaker, the Minority Leader and the House sponsor who has been removed.
- (e) After being read a first time, each Senate Bill shall be referred to the Committee on Assignment or referred by the Speaker to a Committee of the

Whole and treated the same as a House Bill, except as otherwise provided by these rules.

33. ASSIGNMENT OF BILLS.

- (a) When a bill is introduced, it shall be read a first time and thereupon be sent to the Committee on Assignment.
- (b) A bill may be advanced to the order of Second Reading without reference to committee, but only upon a motion adopted by an affirmative vote of 71 members. Such motion shall be in writing and shall be carried on the calendar before being taken up by the House. The calendar requirements of this Subsection (b) may be suspended only by unanimous consent.
- (c) The Speaker may, at his discretion, lay any bill or resolution before the House acting as a Committee of the Whole, in lieu of reference to committee by the Committee on Assignment. The Committee on Rules may, at any time before a bill or resolution is posted for hearing by a standing committee, lay such bill or resolution before the House acting as a Committee of the Whole, notwithstanding an assignment of such bill or resolution to a committee by the Committee on Assignment. No bill or resolution shall be considered in the Committee of the Whole House until the provisions of Rule 20 have been complied with. If the House refuses consent to such assignment, the Committee on Assignment shall refer the bill or resolution to the appropriate committee.

(d) In forming a Committee of the Whole House, the Speaker shall leave his chair and appoint an Acting Chairman to preside over the Committee of the Whole. No amendment may be offered to any bill or resolution while being considered by a Committee of the Whole. Upon the adoption of a motion to

report a bill or resolution referred to it, the Committee of the Whole shall report the matter without recommendation.

- (e) All bills providing for an expenditure of public funds shall be referred or re-referred to one of the Committees on Appropriations before final action is taken in the House. All bills, except those bills making a direct appropriation, the purpose or effect of which is to increase or decrease the revenues of the State, either directly or indirectly, shall be referred or re-referred to the Committee on Revenue before final action is taken in the House.
- (f) Once a bill or resolution has been assigned to a committee by the Committee on Assignment, it may be reassigned, by the Committee on Assignment or by motion adopted by a vote of 60 members at any time. If an Appropriations Bill which has one or more companion bills has been assigned to one of the Committees on Appropriations, the Committee on Assignment may assign the companion bill or bills to the same Committee on Appropriations at any time if the chief sponsor of the bills requests such reassignment in writing of the Committee on Assignment. The Committee on Assignment may not reassign bills or resolutions unless at least one member of the majority party and one member of the minority party assigned to the Committee on Assignment are present.
- (g) During regular and special sessions of the House, no bill may remain within control of the Committee on Assignment for a period exceeding three legislative days. This Subsection may be suspended only upon the affirmative vote of 71 members.
- 34. FISCAL, JUDICIAL, STATE DEBT IMPACT, PENSION IMPACT AND CORRECTIONAL BUDGET AND IMPACT NOTES, LAND CONVEYANCE APPRAISALS AND STATE MANDATES.
- (a) Whenever a fiscal, judicial, State debt impact, pension system impact or correctional budget

and impact note may be required for a bill, whether by statute or by the request of a member of the House, the chief sponsor of the bill shall obtain the note in the manner provided by law.

- (b) In order to give proper notice to the chief sponsor of a bill, the Legislative Reference Bureau shall affix to the original of all bills which it prepares or types a stamp indicating if a bill creates or expands a State mandate, as defined in paragraph (b) of Section 3 of The State Mandates Act, and if a fiscal, judicial, State debt impact, pension system, impact or correctional budget and impact note may be required or requested for the bill by the terms of the applicable statute. The Legislative Reference Bureau shall also place an abbreviation or symbol; following the listing of each House Bill in the Legislative Synopsis and Digest indicating that a fiscal, judicial, State debt impact, pension system impact or correctional budget and impact note may be required or requested.
- (c) Whenever a chief sponsor obtains a fiscal, judicial, State debt impact, pension system impact or correctional budget and impact note, it shall be filed in the Clerk's office with a time stamp endorsing the date and hour of filing. The note shall then be attached to the original of the House Bill and be available for inspection by House members. The Clerk of the House shall notify the Legislative Reference Bureau that such note has been filed and shall deliver to the Bureau a copy of each note filed. In subsequent issues of the Legislative Synopsis and Digest, the Legislative Reference Bureau shall publish the fact that the fiscal, judicial, State debt impact, pension system impact or correctional budget and impact note has been filed and, in the case of a fiscal or correctional budget and impact note, shall set forth the estimate of the anticipated change in

State expenditures or revenues as contained in such note.

(d) If the chief sponsor of a bill obtains a fiscal, judicial, State debt impact, or correctional budget and impact note for the bill prior to a committee hearing on the bill, he shall present a copy of the note to the members of the committee at or before the hearing.

Before a bill requiring a pension impact note may be heard in committee, a pension system impact note must be filed with the committee clerk. Sufficient copies of the pension system impact note must be filed so each member of the committee shall receive a copy. The pension system impact note shall be prepared by the Economic and Fiscal Commission of the Joint Committee on Legislative Support Services. If the bill is reported out favorably, the committee shall file a copy of the pension system impact note in the Clerk's office and the note shall be treated as set forth in paragraph (c) herein.

(e) If a fiscal, judicial, State debt impact, pension system impact or correctional budget and impact note has been requested by any member, the bill shall be held on the order of Second Reading until the note has been supplied or determined to be inappli-

cable.

(f) Whenever a bill requiring a fiscal or judicial note is amended in committee in a manner affecting the impact of the bill so as to require a statement of effect of the change proposed by the committee, the committee shall include such statement with its report, as required by statute. Any floor amendment to a bill which would substantially affect a fiscal, judicial or State debt impact note previously filed shall be deferred until the sponsor of the amendment presents a revised note, upon a motion of any member adopted by a majority of the House. Whenever an amendment is offered on Second Reading

which will significantly affect the cost to public pension systems, a revised pension impact note must be submitted to the Clerk of the House prior to a motion to adopt such floor amendment. However, if such amendment has been filed with the Clerk for seven days, a motion may be entertained to adopt the floor amendment. Any floor amendment which would amend a bill so as to bring it within the description of bills set forth in Section 2 of the "Correctional Budget and Impact Note Act" shall be deferred until the sponsor of the amendment presents a correctional budget and impact note, upon a motion of any member adopted by a majority of the House. This Subsection (f) may be suspended only with unanimous consent.

(g) No bill authorizing or directing the conveyance by the State of any particular interest in real estate to any individual or entity other than a governmental unit or agency may be voted upon in committee or upon Second Reading unless a certified appraisal of the value of the interest has been filed. The appraisal shall be filed with the clerk of the committee to which the bill is assigned, and shall be part of the permanent committee record, unless the bill is advanced without reference to committee, in which event the appraisal shall be filed with the Clerk of the House.

35. BILLS REPORTED OUT.

(a) If a bill has been reported out of a committee "do pass", or "do pass as amended", the bill shall stand on the Daily Calendar on the order of Second Reading for one legislative day before it may be called on that order. The order of Second Reading — First Legislative Day shall not appear on any supplemental calendar.

(b) If a bill has been reported out of committee "do not pass" or "do not pass as amended", it shall

lie on the Speaker's Table for two legislative days. If no written motion to take the bills from the table is filed within those two days, the bills shall be finally tabled and stricken. If a motion is filed within those two legislative days, it may remain on the calendar only until the last legislative day of the legislative week subsequent to the week the motion was filed. If the motion is not adopted by that day, by a vote of 71 members, the bill shall be tabled and finally stricken and may not be revived. On the last day for adopting the motion, the chief sponsor shall have the right to call it. Upon a motion to take a bill from the Speaker's Table filed and adopted under this rule, the bill shall be placed on the calendar on the order of Second Reading - First Legislative Day, This Subsection may be suspended only upon an affirmative vote of 71 members, except the provision against revival of stricken bills may not be suspended.

35.1. CONTROL BY CHIEF SPONSOR.

(a) When a resolution or bill, other than an appropriation bill, is called on any order of business, the chief sponsor may request that consideration of the bill or resolution be deferred. If the chief sponsor requests that consideration be deferred, the Speaker shall order that consideration of the bill or resolution be deferred, and that bill or resolution shall be retained at the same point on the calendar. No resolution or bill, other than an appropriation bill, shall be called for consideration on any order of business in the absence of the chief sponsor unless the chief sponsor files with the Clerk a written statement authorizing one or more of the principal sponsors to call the bill in the chief sponsor's absence.

(b) When an appropriation bill is called on either the order of Second Reading or Third Reading, the chief sponsor may request that consideration of the bill be deferred. If the chief sponsor requests that consideration be deferred, the Speaker shall order that consideration of the bill be deferred, and that bill shall be retained at the same point on the calendar. No appropriation bill shall be called for consideration on either the order of Second Reading or Third Reading in the absence of the chief sponsor unless the chief sponsor files with the Clerk a written statement authorizing one or more of the principal sponsors to call the bill in the chief sponsor's absence.

(c) This rule may be suspended only by an affirmative vote of 71 members

36. AMENDMENTS.

- (a) Amendments to a bill may be adopted either by standing committees, or by the House when a bill is on the order of Second Reading.
- (b) A member desiring to offer an amendment on the order of Second Reading must submit it in writing to the Clerk. The Clerk shall have the amendment printed and place a copy of it on the desk of each member as soon as practicable. Amendments to an amendment shall be in order only with the unanimous consent of the members present, and if considered shall be numbered sequentially and treated as subsidiary amendments otherwise subject to this rule.
- (c) No amendment may be adopted unless it has been reproduced and is on the members' desks.
- (d) No amendment is in order unless it is confined to the subject of the bill. If an amendment is adopted amending the title of a bill, that bill, on the demand of any member before the bill is advanced, shall be returned to the order of Second Reading—First Legislative Day and shall be read by the amended title on two days before final passage. This Subsection does not apply to amendments which

amend the title of the bill by adding or deleting section numbers from the same Act that is amended by the bill.

(e) A bill expressly amending a law shall set forth completely the Sections amended, and amend-

ments shall conform to this requirement.

(f) If a committee reports out a bill "do pass as amended" or a resolution "do adopt as amended", the committee amendments shall be adopted by the committee action and shall be reproduced and placed on the members' desks before the bill may be read a second time.

(g) An amendment to strike the enacting clause

of a bill is not in order at any time.

37. THIRD READING.

(a) After the Second Reading of a House Bill, the Speaker shall order the bill and amendments angrossed and advanced to the order of Third Reading. With leave of the House a bill may be held on the order of Second Reading.

(b) With leave of the House, a chief sponsor of a bill may return the bill from the order of Third Reading or from the order of Consideration Postponed to the order of Second Reading for the purpose of amendment. When a bill is returned to the order of Second Reading, it shall be in order to take up

amendments to the bill.

(c) If unanimous consent is denied under paragraph (a) or (b) this rule, leave of the House may be granted by a vote of 60 members.

(d) A bill returned to the order of Second Reading, to which amendments have been adopted, shall not again be taken up on the order of Third Reading that same legislative day and shall be eadvanced to the order of business on the calendar rom which it was returned to Second Reading. This

paragraph may be suspended only upon an affirmative vote of 71 members.

(e) A copy of engrossed House Bills on the orde of Third Reading and Consideration Postponed sha be made available from the Clerk, at the request c the Majority Leader or Minority Leader.

(f) No House or Senate Bill may be read a thir time until its synopsis has been published at leas

once in the Legislative Synopsis and Digest.

(g) Notwithstanding the provisions of Rule 35 the final dates on which bills may be called for vote on Third Reading shall be as follows:

In the odd-numbered year:

House Bills and House

Appropriation BillsFourth Friday in Ma

Senate Appropriation

BillsFourth Thursday in Jun Senate BillsFourth Friday in Jun

In the even-numbered year:

Bills carried over from

the previous year.....Fourth Friday in Apr

House Bills and House

Appropriation Bills.....Third Friday in Ma Senate Bills.....Fourth Friday in Jur

Senate Appropriation

BillsThird Thursday in Juri

Bills not passed in accordance with these deadline shall be automatically tabled, except bills on the Interim Study Calendar of a standing committee. The deadlines of this Subsection (g) do not appl to the consideration of bills introduced in a special session.

(h) The chief sponsor of any bill on any calenda shall have the right, prior to the commencement of the debate on Third Reading, to recommit his bill to the Interim Study Calendar of the standing committee in which it was heard.

(i) A bill on the order of Third Reading shall be returned to the order of Second Reading at the request of the chief sponsor for the purpose of offering an amendment proposed by the Legislative Reference Bureau to correct technical errors in the bill or to resolve formal or technical problems arising from amendments already adopted. The Legislative Reference Bureau shall affix to the original of such amendments a stamp indicating that the amendment is proposed by the Bureau to correct or resolve such errors or problems. A bill so returned shall not be subject to other amendments while then on the order of Second Reading and may be returned to the order of Third Reading and may be considered for passage on the same legislative day.

38. FINAL PASSAGE.

(a) The vote on the final passage of all bills standing on the order of Third Reading shall be by yeas and nays entered upon the Journal. When a bill receives the constitutional majority required for passage, the Speaker shall declare the bill passed. When a bill fails to receive the required constitutional majority upon passage, the Speaker shall declare the bill has lost. A bill which has lost and has not been reconsidered may not thereafter be revived.

(b) On final passage, after the question has been put and the roll call is started, a bill may not be

taken from the record.

(c) After a bill has been finally passed, no

member may add his name as a sponsor.

(d) Concurrence in Senate amendments to House Bills and adoption of conference committee reports are votes on final passage.

(e) This rule may be suspended only upon the

affirmative vote of 71 members.

39. CALLING OF BILLS.

(a) When bills or resolutions are placed on the calendar on the order of Second Reading (including Second Reading — First Legislative Day), they shall appear in numerical order. The point at which an order of business is left shall be the point at which business is resumed when the House returns to that order of business.

The Speaker at his discretion shall, upon commencing a given order of business:

- call all bills and resolutions for consideration in the order in which they appear on the calendar: or (2) call bills or resolutions pertaining to similar subject matter for consideration at the same time or in consecutive order, so that the House may consider and resolve the subject matter at one time; or (3) call bills or resolutions in the chronological daily order in which they were reported, discharged or advanced to the calendar (and in numerical order within a single chronological daily category); or (4) on the order of Second Reading, call those bills first to which amendments and motions to table committee amendments have not been filed with the Clerk or (5) call bills with Short Debate Status on the order of Second or Third Reading or resolutions with Short Debate Status for consideration in a separate consecutive sequence as they appear on the calendar and call those without Short Debate Status for consider ation in another separate consecutive sequence as they appear on the calendar; or (6) call Appropria tion Bills first.
- (b) The Clerk shall indicate on the calendar the date on which a bill or resolution was reported, discharged or advanced to the calendar in parentheses after the number of the bill or resolution.
- (c) This rule may be suspended only by an affirmative vote of 71 members.

40. POSTPONED CONSIDERATION.

When a bill is voted on final passage and receives at least 47 affirmative votes, the chief sponsor may,

before the result is announced, place the bill on the order of Postponed Consideration. A bill may be placed on the order of Postponed Consideration only once and may be called for passage only once thereafter.

41. EFFECTIVE DATE.

- (a) A bill passed after June 30th of a calendar year shall not become effective prior to July 1st of the next calendar year unless an earlier effective date is specified in the bill and it is approved by 71 of the members.
- (b) If 60 members, but fewer than 71, vote affirmatively for a bill on Third Reading after June 30, where the bill specifies an effective date earlier than the following July 1, the bill shall not be declared passed, and the chief sponsor shall have the right to have the bill automatically reconsidered and returned to the order of Second Reading for an amendment to remove the earlier effective date. The amendment, if offered, shall be printed and placed on the desks of the members before the bill is taken up again on the order of Third Reading.

42. Home Rule.

No bill denies or limits any power or function of a home rule unit, pursuant to paragraphs (g), (h), (i), (j) or (k) of Section 6 of Article VII of the Illinois Constitution, unless there is specific language limiting or denying the power or function and the language specifically sets forth in what manner and to what extent it is a limitation on or denial of the power or function of a home rule unit. If 60 members, but fewer than 71, vote affirmatively for a bill which requires a vote of 71 members to deny or limit a power of a home rule unit, the bill shall not be declared passed, and the chief sponsor shall have the

right to have the bill automatically reconsidered and returned to the order of Second Reading for an amendment to remove such effects of the bill (or to exempt home rule units from the bill). The amendment, if offered, shall be printed and placed on the desks of the members before the bill is taken up again on the order of Third Reading.

VI

RESOLUTIONS AND CERTIFICATES OF RECOGNITION

ALL RESOLUTIONS EXCEPT PROPOSED CONSTITUTIONAL AMENDMENTS.

All resolutions except those concerning death, congratulations, adjournment, the Joint Rules or House Rules and the disapproval or reduction of a report of the Compensation Review Board, shall, be introduced as an original and nine copies. All such resolutions shall be read once by number and assigned to committee in the manner provided in Rule 33. Each resolution assigned to a committee shall be treated in the same manner as a bill as provided in Rules 20 and 35. Each resolution reported out of committee shall be treated in the same manner as a bill as provided in Rules 36, 39 and 40. This subsection may be suspended and the resolution heard immediately only upon an affirmative vote of 71 members, and only after the resolution has been reproduced and distributed on the members' desks. except that the printing requirement may only be suspended with the unanimous consent of the House.

(b) Upon agreement between the Speaker and Minority Leader, all resolutions concerning death, congratulations and non-controversial matters may be considered by the Whole House without suspension of the Rules and adopted as a group by a single

motion to adopt on a given legislative day.

(c) The following types of resolutions shall not be subject to the agreed resolution procedures and shall be adopted only on a record roll call vote by 60 members: those creating special committees or special joint committees; those calling for an expenditure of funds; those directing investigations; and those directing audits by the Auditor General.

(d) Resolutions concerning adjournment shall be treated as provided in Rule 78.

(e) Resolutions concerning the House Rules shall be treated as provided in Rule 83.

(f) Resolutions concerning the Joint Rules shall be treated as provided in the Joint Rules.

(g) Any resolution creating a special House or joint committee requires 60 affirmative votes for adoption.

- (h) Congratulatory and death resolutions shall be entered on the Journal only by number, sponsorship, and subject, except death resolutions in memory of former members of the General Assembly and former constitutional officers of the State which shall be entered in full.
- (i) Joint resolutions offered on behalf of the Joint Committee on Administrative Rules to continue a suspension of the effectiveness of a proposed rule or regulation shall not be assigned to a standing committee and, after being read by number, they shall be placed on the Speaker's Table.
- (j) Resolutions which propose to disapprove, or to reduce in whole proportionately, a report of the Compensation Review Board shall not be assigned to a committee and, after being read by number, they shall be placed on the Speaker's Table. The Speaker shall call for a vote, within 30 session days after the report of the Compensation Review Board is filed or prior to the adjournment of the spring session,

whichever is earlier, any such resolution which is nonduplicative.

44. Resolutions Concerning Proposed Constitutional Amendments.

(a) Resolutions concerning any changes in the Constitutions of the State of Illinois or the United States shall be so designated and numbered consecutively. Resolutions proposing amendments of the Illi-Constitution and amendments resolutions shall show the changes in the existing constitutional provisions by underscoring all new matter and by crossing with a line all matter which is to be omitted or superseded. No resolution proposing a change in the Constitution of the State of Illinois may be considered for passage after the last day preceding the day marking the beginning of the last six months before the general election occurring during the term of this General Assembly and all such resolutions still pending shall be tabled at the end of business on that day.

(b) Constitutional amendment resolutions shall be read once in full and assigned to committee in

the manner provided in Rule 33.

(c) Constitutional amendment resolutions reported affirmatively from committee shall be read in full a second and third time on different days and reproduced and placed on the members' desks before the vote is taken on final passage.

(d) No constitutional amendment resolution shall pass except upon an affirmative vote of 71 members, except a resolution to ratify a proposed amendment to the United States Constitution, which shall pass upon an affirmative vote of 60 members.

(e) The provisions of this rule may be suspended

only upon an affirmative vote of 71 members.

45. CERTIFICATES OF RECOGNITION.

Any member may sponsor a certificate of recognition to be signed by the member and attested by the

Clerk to recognize any person, organization or event worthy of public commendation. The form of Certificates of Recognition shall be determined by the Clerk with the approval of the Speaker and the Minority Leader.

VII EXECUTIVE VETOES AND REORGANIZATION ORDERS

46. RETURN OF VETOES.

When the Governor or the Secretary of State returns a bill or item of appropriations vetoed by the Governor pursuant to Section 9 of Article IV of the Constitution of Illinois, the Clerk of the House shall immediately enter the Governor's objections on the Journal, and shall reproduce and distribute to the members' desks copies of the Governor's message together with the copies of the vetoed bill or item.

46.1. AMENDATORY VETOES.

(a) The chief sponsor of a bill which has been passed by the General Assembly may request the Clerk to notify the Governor that the chief sponsor wishes to be consulted by the Governor or his designee prior to returning the bill, if the Governor intends to return the bill together with specific recommendations for change pursuant to subsection (e) of Section 9 of Article IV of the Illinois Constitution.

(b) Any bill returned by the Governor together with specific recommendations for change pursuant to subsection (e) of Section 9 of Article IV of the Illinois Constitution shall be considered as provided

in this Rule.

(c) The Governor's specific recommendations for change with respect to a bill returned pursuant to

subsection (e) of Section 9 of Article IV of the Illinois Constitution shall be limited to addressing the Governor's objections to portions of a bill the general merit of which the Governor recognizes and shall not alter the fundamental purpose or legislative scheme set forth in the bill as enacted.

- (d) Any bill returned by the Governor together with specific recommendations for change shall be reviewed by the Rules Committee. The Rules Committee shall examine the Governor's specific recommendations for change and determine by a majority of all its members whether such recommendations comply with the standard set forth in paragraph (c). The Rules Committee shall report one of the following findings to the House: (1) "gubernatorial compliance" with paragraph (c); or (2) "gubernatorial noncompliance" with paragraph (c).
- (e) No notice by posting is required for any meeting of the Rules Committee convened solely to determine whether the Governor's specific recommendations for change comply with the standard set forth in paragraph (c), but the meeting shall be announced on the floor of the House and written notice provided to the Clerk.
 - (f) This rule may not be suspended.

47. House Action on Vetoes.

- (a) A member desiring to take action with respect to a veto shall file a written motion with the Clerk in accord with the provisions of the Joint Rules. The Clerk shall place the motions on the calendar under the appropriate heading as provided in the Joint Rules.
- (b) No action may be taken on a vetoed bill or item until the legislative day following distribution

of the Governor's message and the vetoed bill or item, and until the veto motion is on the calendar.

48. VETOED BILLS ON CALENDAR.

Vetoed bills shall appear on the calendar by bill number under the general heading, "Vetoes". That heading shall be divided into 6 categories, "Total Vetoes", "Item Vetoes", "Reduction Vetoes", "Reduction and Item Vetoes", "Amendatory Vetoes Gubernatorial Compliance", and "Amendatory Vetoes - Gubernatorial Noncompliance". Those bills which have been vetoed in their entirety by the Governor shall appear under the category "Total Vetoes". Those bills in which the Governor has vetoed an item of appropriation shall be listed under "Item Vetoes". Those bills in which the Governor has reduced (but has not entirely eliminated) an item of appropriation shall be listed under "Reduction Vetoes". Those bills in which the Governor has vetoed an item of appropriation and has reduced (but has not entirely eliminated) an item of appropriation shall be listed under "Reduction and Item Vetoes". Those bills which the Governor has returned together with specific recommendations for change which the Rules Committee finds in compliance with Rule 46.1, paragraph (b), shall be listed under "Amendatory Vetoes — Gubernatorial Compliance". Those bills which the Governor has returned together with specific recommendations for change which the Rules Committee finds not in compliance with Rule 46.1, paragraph (b), shall be listed under "Amendatory Vetoes - Gubernatorial Noncompliance". Each entry under these categories shall include the name of the principal sponsor in the house of origin, the date on which the house entered the objections of the Governor on its Journal, and, where appropriate, a listing of the items vetoed or reduced by page and line number.

49. VETO MOTIONS.

In order to override a total or item veto, to restore a reduced item, or to accept or override specific recommendations for change made by the Governor, a member must file a written motion with the Clerk

50. FORM OF VETO MOTIONS.

- (a) The vote to override a "Total Veto" shall be by roll call and shall be entered upon the Journal. The form of the motion with respect to such bills shall be: "I move that (here insert House or Senate) Bill (here insert bill number) pass notwithstanding the veto of the Governor."
- (b) The vote to override an item veto shall be by roll call vote upon each item separately and shall be entered upon the Journal. The form of the motion with respect to such item shall be: "I move that the item on page _____, line _____, of _____ pass not-withstanding the veto of the Governor."
- (d) A bill returned by the Governor together with specific recommendations for change may be acted upon by roll call vote entered upon the Journal:
- (1) By a motion to accept the Governor's specific recommendations for change. The form of the motion in this event shall be: "I move to accept the

Governor's specific recommendations for change with respect to Bill in the manner and form as follows: (inserting therein the language deemed necessary to accept the specific recommendations)", or

(2) By considering the bill as a vetoed bill and overriding the Governor's specific recommendations. The form of the motion in this event shall be: "I move that ______ Bill _____ pass notwith-standing the Governor's specific recommendations for change."

51. VETO ACTIONS.

When the appropriate motion pertaining to a bill vetoed in its entirety or an item vetoed in full receives the affirmative vote of at least three-fifths of the members elected to the House, the Speaker shall declare that the bill or the item has passed, notwithstanding the veto of the Governor. When the appropriate motion pertaining to a bill with an item reduced in part or a bill returned with specific recommendations for change receives the affirmative vote of at least a majority of the members elected to the House, the Speaker shall declare that the item has been restored or that the Governor's specific recommendations for change have been accepted. When the appropriate motion pertaining to a bill returned by the Governor with specific recommendations for change receives the affirmative vote of at least threefifths of the members elected to the House, the Speaker shall declare that the bill has passed notwithstanding the amendatory veto of the Governor. In each case, the bill shall then be so certified by the Clerk, who shall note thereon the day the bill passed. The bill and the objections of the Governor thereto shall then be immediately delivered to the Senate

When specific recommendations for change have been accepted they shall be attached to the bill which shall then be delivered to the Senate.

52. RECEIPT OF EXECUTIVE REORGANIZATION ORDERS.

(a) Whenever the House receives from the Governor an executive order providing for the reassignment or reorganization of functions among executive agencies responsible to him, pursuant to Article V, Section 11 of the Constitution, the order shall be entered on the Journal immediately.

(b) If the day of receipt of such order by the House is not the same as the official day of delivery, as defined by Article V, Section 11 of the Constitution, the Speaker shall determine such date and his date determination of the date of delivery shall be

entered on the Journal.

(c) The Speaker shall immediately refer such executive order to a committee for consideration.

53. Committee Action on Executive Reorganization Orders.

(a) The committee to which an executive order is referred shall hold hearings and shall consider it in the same manner and subject to the same procedures as a bill, including the notice requirements of Rule 20, except that the executive order shall not have a legislative sponsor.

(b) If such executive order is officially delivered to the House prior to April 1 of a regular session, the committee shall hear it and consider it in preference to any other matters before the committee.

(c) The committee may consider and sponsor bills to implement such order or to provide an alternative reorganization or reassignment of functions or agency structure among executive branch agencies in connection with consideration of an executive reorganization order, and may report such bills to the House notwithstanding any deadlines otherwise applicable to committee bills under these rules.

'(d) The committee shall report the executive order together with its recommendation of whether the House should disapprove it no later than the 49th day after its official delivery to the House. If the committee recommends disapproval, it shall introduce a resolution for that purpose, and shall file a written report of its reasons and conclusions. If the committee does not recommend disapproval, it may submit such report as may be appropriate. Any member of the committee may submit a written concurring or minority report to the House.

House Action on Executive Reorganization Orders.

- (a) The House may disapprove of an executive order issued under Article V, Section 11 of the Constitution only by resolution adopted by an affirmative record vote of 60 members.
- (b) No such resolution shall be in order until the committee to which such executive order is referred has reported to the House, or has been discharged from further consideration of such order, but shall be on the Speaker's table until such time.
- (c) The committee to which such an executive order is referred may be discharged from further consideration upon a written motion which shall be on the calendar one day prior to being called. The motion to discharge shall require 71 affirmative votes for adoption prior to the 40th day after the official day of delivery of the order. Subsequently, the motion shall require an affirmative vote of 60 members.
- (d) The reports and resolution of the committee to which such order has been referred, if any, shall

be reproduced and distributed on the members' desks for one day before any resolutions may be called concerning the executive order.

VIII VOTING

55. VOTING, GENERALLY.

(a) The Speaker shall put all questions distinctly, as follows: "All those in favor vote 'AYE' and those opposed vote 'NAY'."

(b) If the vote is viva voce and the Speaker doubts the result, the Speaker shall order a record

vote taken.

(c) Upon the motion of any member, joined by four other members, a record vote shall be taken on any question. A "record vote" is a roll call vote by yeas and nays entered on the Journal. Such a motion must be made before proceeding to other business.

(d) On any question the Speaker may order a record vote or a verified oral roll call vote to be taken. Prior to the commencement of the vote on any question, any 10 members may demand a verified roll call vote in lieu of the electrical roll call vote. Upon such demand the Speaker shall order a verified oral roll call.

(e) The Clerk shall complete the tabulation of all record votes including any changes in the electrical roll call as directed by the Speaker prior to advising the Speaker of the result. The Speaker shall thereafter declare the result.

56. ELECTRICAL ROLL CALL.

(a) All record votes of the House shall be taken on the electrical roll call system unless it is not working. (b) When the House is ready to vote upon any question by a record vote, the Clerk shall start the vote-recording equipment. When the vote is completed, the Clerk shall advise the Speaker of the result and he shall declare the vote and the result to the House. The Clerk shall enter the roll call vote

57. ORAL ROLL CALL, VERIFIED ORAL ROLL CALL.

- (a) An oral roll call shall be taken in lieu of an electrical roll call only if the electrical roll call system is not working. The Clerk shall call the names of the members alphabetically, and the members shall, when called or recognized, vote by orally declaring their vote.
- (b) When the Speaker orders a verified oral roll call each member shall be seated and shall remain at his own desk, during the vote. The Clerk shall call the roll of members alphabetically. During the roll call, a member may vote only when his name is called. Members shall vote by rising at their desks and calling out their vote and the Clerk shall simultaneously record the member's vote on the electrical voting machine. When the call of the roll is complete, the Speaker shall call for any further votes, and members may be recognized to vote or to change their vote until the result is declared, whereupon the vote shall be final. Any member may challenge the vote of any other member at the time his vote is cast. However, the member demanding the verification shall be recognized during the entire conduct of the oral roll call and his microphone shall remain open to permit interruption of the roll to verify members voting.

58. VERIFICATION.

(a) Any member may demand a verification of an electrical roll call vote, except for a vote which requires a specific number of affirmative votes and which has not received the required vote. Whenever a verification is properly demanded, the Speaker shall either order the verification under this rule or shall order a verified oral roll call on the question.

- (b) If the question on which the roll call is being verified requires a specific number of affirmative votes, the Clerk shall call the names of those members voting in the affirmative, and any member may have his vote corrected. If the question on which the roll call is being verified requires a majority based upon the number voting (rather than a specific number of affirmative votes), the prevailing vote shall be verified by the same procedure, and the votes on the losing side shall not be verified unless the verification of the prevailing votes on the question has disclosed that further verification is necessary to determine the result.
- (c) Following the calling of the roll on either side of a question being verified, the member demanding the verification may challenge the presence of a member recorded, but once a member has responded to a challenge to his vote, he may not be further challenged during that verification.
- (d) Notwithstanding a motion to reconsider, a member supported by five other members is entitled to a verification of a roll call vote on the question last considered by the House until either the next matter is called or the House has proceeded to the next order of business, whichever occurs first. Except for a verification, a bill or resolution shall be finally disposed of if a motion to table prevails.

59. POLLING OF ABSENTEES.

Any member may demand the polling of the absentees on a roll call vote prior to the announcement of the result, except on a verified oral roll call

vote. The Clerk shall then read the names of those members who have not voted on the roll call and any member may have his vote corrected. A demand for a polling of the absentees shall take precedence over a demand for a verification if made prior to the commencement of the verification. Notwithstanding the announcement of a result of a roll call vote, a demand for a polling of the absentees may be made if a demand for a verification has been made.

60. ROLL CALL VOTES FINAL.

(a) After an electrical roll call vote is completely recorded, and the record is taken, no member may change his vote, or add his vote ave, nay or present if previously not recorded, or remove his vote as recorded

(b) On a verified roll call, or a verified oral roll call, the vote shall be final when the result is declared, and no member may change, add or remove his vote subsequently.

(c) This rule shall not be suspendable.

61. VOTING FOR ANOTHER.

(a) No person shall vote on behalf of a member

except the member himself.

(b) In addition to penalties as provided by law, any member who votes or attempts to vote for another member may be punished as the House may determine.

(c) In addition to penalties provided by law, any person not a member who votes or attempts to vote for a member may be barred from the floor of the House for the remainder of the session and punished as the House may further determine.

62. VOTE OF PRESENT.

A member who answers "present" on a roll call vote shall be so recorded, but a vote of "present" shall not be counted in determining the result of the roll call vote.

IX DECORUM

63. ACCESS TO HOUSE AREA.

(a) Only the following persons are entitled to the floor of the House, the Speaker's Corridor and the Speaker's Gallery during sessions of the House:

1. Members and officers of the General Assem-

bly;

2. Legislative staff assistants of the Leadership of the House and Senate:

3. Employees of the House and Senate officers, the Legislative Reference Bureau, and the Legislative Research Unit:

4. Former Speakers and members of the House except former members who are registered lobbyists:

The elected officers of the Executive Branch and the Auditor General:

6. Two administrative assistants of the Governor. one administrative assistant of every other elected state officer and one administrative assistant of the Supreme Court:

7. One officer or employee of a state agency requested by a member to be present at the time a bill or amendment is under consideration by the House to assist in the presentation of such bill or amendment:

8. Accredited members of the press, within the press area designated by the Speaker, which area

shall not be occupied by any other person.

(b) Only the Speaker may grant other persons the privilege of access to the House floor or to the Speaker's Gallery or Speaker's Corridor.

(c) The Speaker may cause any person other than a member to be removed from the House Chamber for disruptive or unbecoming behavior.

(d) Only members of the General Assembly may use the telephones at the member's desks or in the

telephone booths in the rear of the chamber.

(e) Smoking is prohibited on the floor of the House and in the House galleries.

(f) The Doorkeeper and his assistants shall

strictly enforce this rule.

(g) This rule shall be prominently displayed outside the doors to the House Chamber.

64. RADIO, TELEVISION, PHOTOGRAPHS.

In meetings of the whole House, TV cameras may be operated from the galleries only, except when otherwise designated by the Speaker. Cameras and radio equipment may also be operated to cover the operations of the House.

65. DECORUM IN DEBATE.

All persons shall observe the following rules of courtesy during debate:

- (a) While a member is speaking, no person shall pass between the member speaking and the Chair or otherwise disturb the members of the House.
- (b) Whenever a member is about to speak on any matter, that member shall rise and respectfully address the Chair.
- (c) When recognized by the Chair, the member may then speak to the question under debate, avoiding personalities, names and discourteous language.
- (d) No motion is in order unless the member so moving makes it from the member's own seat.
- (e) When two or more members rise at once, the Speaker shall name the member who is to speak first.

(f) No member shall speak longer than 5 minutes at one time nor more than once on the same question except by leave of the House. However, the chief sponsor of a measure shall always be allowed 10 minutes to open the debate and 5 minutes to close the debate. The provisions of this paragraph (f) are subject to Rule 10.

(g) If a question remains pending when the House adjourns on a day and is revived on the succeeding day, no member who has spoken on the preceding day may speak again on the question without

leave.

(h) A member may yield to another the time allotted for the member's debate, but no member may yield to another time allotted for explanation of vote.

- (i) The presentation of the motions to advance a bill without reference, to suspend Rule 43 or 44 for immediate consideration of a resolution, or to discharge a committee from further consideration of a bill or resolution may go into the substance of the bill or resolution sufficiently to inform the House of the nature of the matter sought to be brought before it.
- (j) Recognition of guests by any member is prohibited except that the Speaker may recognize an honored guest in conjunction with a special occasion.

66. DISTRIBUTION OF LITERATURE.

No literature may be distributed on the House floor.

67. DECORUM IN VOTING.

All persons shall observe the following rules of courtesy during voting:

(a) No person shall visit or remain at the Clerk's desk while any vote is being taken or otherwise distract the clerks from their duties.

- (b) Except as provided herein, every member has the right to take one minute to explain his vote at any time up to the announcement of the vote on a question, notwithstanding the ordering of the previous question. Other than the chief sponsor of the matter under consideration, no member who has spoken in debate on a question shall have the right to explain his vote on that question. A member may not yield his time for explanation of a vote to another member.
- (c) No person shall disturb the Speaker or members of the House while the Speaker is putting a question or addressing the House.

68. ABSENCES.

No member may be absent from a session of the House unless he has leave, is sick or his absence is unavoidable. The switch to the electrical roll call recording equipment located on the desk of any member who has been excused or is absent shall be locked by the Clerk and shall not be unlocked until the member returns and files with the Clerk a request to be shown as present on the quorum roll call.

69. CALLING MEMBERS TO ORDER.

The Speaker shall, and any member may, call a member to order for transgressing the rules.

X

PRACTICE

70. QUORUM.

(a) 60 members constitute a quorum.

(b) When a call of the House or a roll call upon any bill, resolution or motion discloses the absence

of a quorum, then the following is the order of business:

- (1) a motion to produce a quorum by compelling the attendance of absent members.
- (2) a motion to fix the time to which to adjourn or recess.
 - (3) a motion to adjourn or recess.
 - (4) a motion to call the House.

71. MOTIONS, GENERALLY.

The following are general rules for all motions:

- (a) Any motion shall be reduced to writing if the Speaker or any member desires it.
- (b) Before the House debates a motion, the Speaker shall state an oral motion and the Clerk, shall read aloud a written motion.
- (c) Once a motion has been stated by the Speaker or read aloud by the Clerk, it may be withdrawn only by leave of the House.
- (d) If a motion is divisible, any member may call for a division of the question. A motion to strike out and insert is indivisible.
- (e) Subject to the provisions of Rule 76, any question taken under consideration may be withdrawn, postponed or tabled by unanimous consent or, if unanimous consent is denied, by a motion adopted by a majority of the members voting on the motion.

(f) Subject to the provisions of Rule 74, all motions shall be disposed of in the order in which they are moved.

(g) Motions on the floor shall not require a second, but all motions in committee shall require

a second.

72. Precedence of Motions.

(a) While a question is under debate, no motion may be entertained except:

to fix the time to which to adjourn or recess;

to adjourn or recess;

to call the House;

to lay on the table;

the previous question;

to commit;

to postpone to a day certain;

to postpone to a day indefinite;

to strike the enacting clause; and

to amend.

(b) The following motions shall have precedence in the order in which they are named:

 a motion to postpone to a day certain, to commit or to postpone indefinitely, once it is decided, shall not be in order again on the same day or at

the same stage of the bill or proposition.

(2) a motion to strike the enacting clause of a bill has precedence of a motion to amend and, if carried, is equivalent to rejection of the bill.

73. MOTION TO RECONSIDER.

- (a) A member who voted on the prevailing side of a record vote on a matter still within the control of the House may on the same day move to reconsider the vote or may give written notice that he will move to reconsider not later than the next legislative day. The motion to reconsider may be laid on the table without affecting the vote to which it referred. When the motion to reconsider or the notice of the motion is made within three days of June 30th of a regular session, any member may move that the vote on reconsideration be taken immediately. A question that requires 60 votes or more to carry requires 60 votes to reconsider.
- (b) A motion to reconsider a record vote on the adoption of an amendment may be made at any time on Second Reading, but the vote on reconsideration

shall require a record roll call vote. An amendment adopted by the House on a record vote may not be tabled by motion until its adoption has been reconsidered.

(c) If a motion to reconsider is made pursuant to this rule and the motion is later tabled, the question shall not be further reconsidered. This Subsection can be suspended only upon an affirmative vote of 71 members.

74. MOTION TO TAKE FROM TABLE.

(a) A motion to take from the table shall not be taken up until it appears on the Daily Calendar. Motions to take from the table may be filed with the Clerk at any time and shall appear on the Daily Calendar on the next legislative day.

(b) A motion to take from the table shall require

the affirmative vote of 71 members.

(c) A bill taken from the table shall be placed on the Daily Calendar on the order on which it appeared before it was tabled; a bill taken from the table which previously had not appeared on the Daily Calendar on the order of Second Reading shall be placed on the Daily Calendar on the order of Second Reading — First Legislative Day.

(d) The provisions of Subsections (a) and (b) of this rule may be suspended only by an affirmative

vote of 71 members.

75. TABLING.

(a) A motion to lay on the table applies only to

the particular proposition.

(b) A motion to table a bill shall identify the bill by number. The chief sponsor of a bill or resolution may, with leave of the House, table the bill or resolution at any time. A motion to table a Committee bill may be adopted only by a vote of 60 members.

(c) The chief sponsor of a bill or resolution in a committee may, with leave of the committee, table the bill or resolution. Upon such tabling, the chairman of the committee shall return the bill or resolution to the Clerk, noting thereon that it has been tabled.

(d) A motion to table an amendment adopted by the House on a voice vote or by a committee shall be in order on Second Reading. A motion to table a committee amendment shall have priority over a floor amendment. Motions to table amendments are debatable.

76. MOTION FOR THE PREVIOUS QUESTION.

- (a) When the previous question has been moved, the question is "Shall the main question now be put?" and until it is decided, no amendments or debate are in order. If it is decided that the main question shall not be put, the main question remains under debate.
- (b) Subject to the provisions of Subsection (c), the following situation obtains when the previous question is ordered: no further debate is in order and the House shall vote immediately first upon all amendments reported or pending in the inverse order in which they are offered, and then upon the main question itself, as amended. It is also not in order to call the House unless the record vote on the main question indicates the absence of a quorum. It is further not in order to move to adjourn prior to a decision on the main question.

(c) If a motion to postpone is pending when the previous question is moved, the only action in order is an immediate vote on the previous question.

(d) Upon the motion of a member, supported by four other members, a record vote on the motion for the previous question shall be taken.

(e) The motion for the previous question requires approval of two-thirds of the members voting on the question.

77. MOTION TO DISCHARGE COMMITTEE.

(a) Any member may move that a committee be discharged from consideration of any bill or resolution assigned to it and not reported back unfavorably.

(b) The motion must be in writing and shall be carried on the Daily Calendar for the next legislative day under the order of "motions". No action shall be taken on the motion until it is on the calendar. This Subsection (b) may be suspended only by motion adopted by 71 votes.

(c) If the motion receives an affirmative vote of 60 members the bill shall be placed on the order of

Second Reading — First Legislative Day.

78. MOTION TO ADJOURN.

- (a) A motion to adjourn is neither debatable nor amendable.
- (b) The Clerk shall enter in the Journal the hour at which every motion to adjourn is made.
- (c) Unless the Speaker orders otherwise, the standing hour to which the House adjourns is 9:30 a.m.
- (d) A motion to adjourn for more than three days is not in order unless both Houses have adopted a joint resolution permitting such adjournment.

Conference Committee Reports, Concurrences.

(a) Conference Committee reports and Senate amendments to House Bills shall be reproduced and must be upon the members' desks before being taken up or voted upon. Conference Committee reports

must include the names of the members of the Conference Committee, typed below the signature lines. This Subsection may be suspended only upon the affirmative vote of 71 members.

(b) A Conference Committee report shall be placed on the calendar under the heading "Confer-

ence Committee Reports".

(c) Senate amendments adopted to House Bills which have passed the Senate shall be placed on the calendar on the order of "Concurrence". House amendmentsadopted to Senate Bills which have passed the House, which the Senate has returned to the House after refusing concurrence therewith, shall be placed on the calendar on the order of "Non-Concurrence".

(d) Before being taken up or voted upon, Conference Committee reports and Senate amendments on the order of concurrence shall be reproduced, distributed on the members' desks and listed on the Daily or a Supplemental Calendar in advance according to

the following schedule:

(e) After the adjournment of the spring session of any year, the House may not take up or vote upon Conference Committee reports or Senate amendments to House Bills or House amendments to Senate Bills with respect to bills which have as of that date passed both houses but which have not received final action by both houses. Such bills shall not again be taken up by the House, and all such House Bills shall be tabled.

80. DISSENT RECORDED.

Any two members may dissent respectfully from any action of the House they consider injurious to

any individual or the public and may have their dissent entered upon the Journal at their request.

81. APPEALS.

Any six members may move an appeal from any ruling of the Chair. If the appeal receives the affirmative vote of 60 members, it is sustained. The question is, "Shall the Chair be overruled?".

82. PARLIAMENTARY AUTHORITY.

The rules of parliamentary practice comprised in the latest edition of Robert's Rules of Order — Newly Revised, shall govern the House in all cases in which they are applicable and in which they are not inconsistent with the standing rules and orders of the House, or the joint rules of the Senate and House of Representatives.

83. Amendments or Suspension of Rules.

- (a) A motion to suspend a House Rule or Joint Rule shall identify the particular rule or rules affected.
- (b) Any rule may be suspended upon a proper motion and an affirmative vote of 60 members unless the rule affected specifies otherwise. However, any rule or portion of a rule providing a procedure which requires an extraordinary majority may be suspended only by the same extraordinary majority.
- (c) Rules may be proposed or amended only by resolution. Any such resolution shall show the changes in the existing rules by underscoring all new matter and by crossing out with a line all matter which is to be omitted or superseded.
- (d) Any resolution proposing to amend a House Rule or a Joint Rule which is offered by a member on the floor shall be referred to the Committee on

Rules. Notwithstanding the provisions of Rule 77 the Committee on Rules may be discharged from consideration of a resolution only upon the affirmative vote of 71 members. The Committee on Rules, when considering resolutions under this Subsection (d), shall be subject to the notice requirements of Rule 20.

- (e) Resolutions for amendment of the House Rules or the Joint Rules may be initiated by the Committee on Rules.
- (f) A resolution to amend the House Rules which is adopted by a 3/5 vote of the members of the Committee on Rules may be adopted by an affirmative vote of 60 members.
- (g) A resolution to amend the House Rules or the Joint Rules which is adopted by the Committee on Rules by a majority of the members but not by a 3/5 majority of the members of the committee shall appear on the calendar for one legislative day prior to being taken up by the House, and may be adopted by an affirmative vote of 60 members.
- (h) This rule may be suspended only upon an affirmative vote of 71 members.

84. CONSIDERATION OF BILLS AFTER DEADLINES.

In the even-numbered years, and after the applicable deadlines under Rules 27 (d), 29 (b) and 37 (g) in odd-numbered years, the following procedures shall apply:

(a) A bill pending in committee may not be reported unless exempt under the provisions of Rule 29 (c).

(b) Bills introduced which are exempt under the provisions of Rule 29 (c) shall be referred to the Committee on the Assignment of Bills for assignment to committee and may thereafter be acted upon.

(c) Other bills introduced shall be referred to the Rules Committee, and may not be acted upon unless exempted pursuant to Rule 29 (c) (3).

85. Conflicts of Interest — Special Committee.

There is created a Special Committee on Conflicts of Interest which shall consist of 4 members appointed by the Speaker and 4 members appointed by the Minority Leader. The Speaker shall designate one of the members to serve as chairman.

The Committee shall study the problem of conflicts of interest in relation to the responsibilities of legislators and the laws relating thereto including the Illinois Governmental Ethics Act. The Committee shall develop guidelines for the conduct of members of the House in regard to conflicts of interest including procedures for appropriate disclosure of the existence of conflicts. The Committee shall also recommend such changes in the law as it determines to be desirable to assure members appropriate guidance in their conduct.

The report of the Committee shall be filed with the Clerk who shall provide a copy of the report to each member of the House.

ΧI

ELECTION CONTESTS AND QUALIFICATIONS CHALLENGES

86. ELECTION CONTESTS AND QUALIFICATIONS CHALLENGES.

(a) An election contest shall place in issue only the validity of the results of an election of a member to the House of Representatives in a representative district. An election contest may result only in a determination of which candidate in such an election was properly elected to the House and shall be seated.

(b) A qualifications challenge shall place in issue only the qualifications of an incumbent member of the House under the Constitution, or the legality of an appointment of a person as a member of the House to fill a vacancy. A qualifications challenge may result only in a determination of whether a member of the House is properly seated.

(c) Election contests and qualifications challenges shall be brought and conducted as provided

in these rules.

(d) Each election contest and qualifications challenge filed with the Clerk shall be referred by the

Speaker to the Committee on Elections.

(e) The committee may adopt rules to govern election contests and qualifications challenges, provided that such committee rules must be consistent with these rules, must be filed with the Clerk, and must be made available to all parties and to the public. Any committee rule shall be subject to amendment, suspension or repeal by House resolution.

87. INITIATING ELECTION CONTESTS.

- (a) Election contests may be brought only by a registered voter of the representative district or by a member of the House.
- (b) Election contests may be brought only by the procedures and within the time limits established by The Election Code. Notice of intention to contest shall be served on the person certified as elected to the House of Representatives from the representative district within the time limits established by The Election Code. The requirements of this Subsection

shall be applicable to a member of the House appointed to fill a vacancy the same as if that member had been elected to the House.

- (c) Within 10 days of the convening of the House of Representatives in January following the general election contested, each contestant shall file with the Clerk a petition of election contest and shall serve such petition on the incumbent member of the House from the representative district. A petition of election contest shall allege the contestant's qualifications to bring the contest and to serve as a member of the House of Representatives, that he believes that a mistake or fraud had been committed in specified precincts in the counting, return or canvass of the votes or that there was some other specified irregularity in the conduct of the election in specified precincts. A petition of election contest shall contain a prayer specifying the relief requested and the precincts in which a recount or other inquiry is desired. A petition of election contest shall be verified by affidavit swearing to the truth of the allegations or based upon information and belief, and shall be accompanied by proof of service on all respondents.
- (d) A notice of intent to contest may not be amended to cure a defect under the statutory requirements. A petition of election contest, if filed and served subsequent to the notice of intention to contest, may not raise points not expressed in the notice.
- (e) The incumbent member of the House from the representative district shall be a necessary party to the initiation of an election contest.

88. INITIATING QUALIFICATIONS CHALLENGES.

(a) Qualifications challenges may be brought only by a registered voter of the representative district of the representative challenged or by a member of the House.

- (b) Qualifications challenges must be brought within 90 days of the day the challenged member takes his oath of office as a member of the House of Representatives, or within 90 days of the day the petitioner first learns of the information on which the challenge is based, whichever occurs later.
- (c) A qualifications challenge shall be brought by filing a petition of qualifications challenge with the Clerk, and by serving a copy of the petition on the respondent member of the House. The petition must be accompanied by proof of personal service upon the respondent member and must be verified by affidavit swearing to the truth of the allegations or based upon information and belief. A petition of qualifications challenge shall set forth the grounds on which the respondent member is alleged to be constitutionally unqualified, or on which his appointment to the House is claimed to be legally improper, the qualifications of the petitioner to bring the challenge, and a prayer for relief.

89. CONTESTS AND CHALLENGES — DUE PROCESS.

(a) Election contests and challenges shall be heard and determined as expeditiously as possible under adversary procedures wherein each party to the proceedings has a reasonable opportunity to present his claim, any defense and arguments, and to respond to those of his opponents. All parties may be represented by counsel.

(b) Election contests and qualifications challenges shall be heard and determined in accordance with the applicable provisions of The Election Code and other Illinois statutes, the Illinois Constitution of 1970 and the United States Constitution. Judicial decisions which bear on a point of law in a contest or challenge shall be admissible in the arguments of the parties and the deliberations and decisions of the

committee. Judicial decisions applicable to a point of law or to a fact situation to the committee shall

be given weight as precedent.

(c) In addition to notice of meetings required under these rules, the committee and any subcommittee shall give notice to all parties reasonably in advance of each meeting or other proceeding. The committee shall also give notice of all rules, timetables or deadlines adopted by the committee. Notice under this Subsection shall be in writing and shall be given either personally with receipt, or by certified mail (return receipt requested) addressed to the party at his place of residence and to his attorney of record at his office if so requested by the party.

90. COMMITTEE PROCEEDINGS AND POWERS IN CONTESTS AND CHALLENGES.

- (a) All proceedings of the committee and any subcommittees concerning election contests and qualifications challenges shall be transcribed by a certified court reporter. Copies of the transcript shall be made available to the members of the committee and to the parties.
- (b) The committee may dismiss an election contest or qualifications challenge, or may determine to proceed to a recount or other inquiry. The committee may limit the issues to be determined in a contest or challenge, except that where a recount is conducted in an election contest, any precinct timely requested by any party to be recounted shall be recounted by the committee.
- (c) In conducting inquiries, investigations and recounts in election contests and qualifications challenges, the committee shall have the power to send for and compel the attendance of witnesses and the production of books, papers, ballots, documents and records, by subpoena signed by the chairman of the

committee as provided by law. In conducting proceedings in election contests and qualifications challenges, the chairman of the committee and the chairman of any subcommittee may administer oaths to witnesses, as provided by law, and for this purpose a subcommittee shall be deemed to be a committee of the House.

- (d) The committee may issue commissions by its chairman to any officer authorized to take depositions of any necessary witnesses as may be permitted by law. In recounting the ballots in any election contest, however, no person other than a member of the committee shall handle any ballots, tally sheets, or other election materials without the consent of the committee or subcommittee. The responsibility for the actual recounting of ballots may not be delegated.
- (e) The committee shall maintain an accurate and complete record of proceedings in every election contest and qualifications challenge. Such record shall include all notices and pleadings, the transcripts, and roll call votes, all reports and dissents, and all documents which were admitted into the proceeding. The committee shall file the record with the Clerk of the House upon the adoption of its final report. The record shall then be available for examination in the Clerk's office.
- (f) With the approval of the Speaker, the committee may employ clerks, stenographers, court reporters, professional staff and messengers.

Adoption of Reports in Contests and Challenges.

(a) All final decisions of the committee regarding an election contest or qualification challenge shall be reported in writing to the House, and approved by a majority of the members of the committee. Reports shall include a specific recommendation to the House as to the disposition of the contest or challenge. Final reports following full inquiry on the merits of a contest or challenge shall contain findings of fact and, where necessary, conclusions of law.

(b) Any member of the committee may file a dissent from a report of the committee, a minority report, or a special concurrence with the majority

report or with any minority report.

(c) A subcommittee shall report to the committee in writing in the same form as required for the committee report. Subcommittee members may file

dissents, reports or special concurrences.

(d) Reports shall not be adopted by the committee or a subcommittee until a hearing has been held thereon, with notice to all parties and a reasonable opportunity to examine and respond to a proposed

majority report.

(e) Reports of the committee shall be filed with the Clerk, printed and placed on the members' desks. along with any dissents, minority reports or special concurrences. The report shall be listed on the calendar under the heading "Report of Election Contest" or "Report of Qualifications Challenge". The report shall be carried on the Daily Calendar for two legislative days prior to any action by the House.

(f) The House shall adopt the majority report or a minority report in an election contest or qualifications challenge or shall refuse to adopt any report filed and re-refer the contest or challenge to the committee for further proceedings or for a modified report. A report which has the effect of unseating an incumbent member of the House of Representatives shall be adopted only upon an affirmative vote of 60 members.

(g) Each party to a contest or challenge shall file with the Clerk of the committee within 10 days of the filing of the final report a detailed statement of attorney's fees and expenses incurred by said party in connection with the case. The committee shall make recommendations to the House concerning reimbursement of attorney's fees and the expenses of the parties. Such recommendation shall not exceed a sum that is reasonable, just and proper.

XII

DISCIPLINARY PROCEEDINGS

92. INITIATING DISCIPLINARY PROCEEDINGS.

(a) Disciplinary proceedings may be commenced by the filing of a petition for a special investigating committee with the Speaker. Such a petition must be signed by at least one member of the House, and shall contain suggested charges which, if true, may subject the member named in the petition to disciplinary action by the House of Representatives. If such a petition is signed by three or more members of the House, the Speaker shall appoint 3 members of the majority party and the Minority Leader shall appoint 3 members of the minority party to a special investigating committee. If such a petition is signed by less than three members of the House, the Speaker shall consult the member named in the petition, and unless such member objects in writing, the Speaker and the Minority Leader shall appoint a special investigating committee. If the member named in the petition objects to the appointment of a special investigating committee, any member who signed a petition for an investigation under this rule may introduce a resolution to initiate disciplinary proceedings. Unless a resolution initiating disciplinary proceedings is introduced pursuant to this rule, the contents of a petition for a special investigating committee shall be confidential except as to the member named, the members signing it, the Speaker, and the members of a special investigating committee.

(b) A resolution to initiate disciplinary proceedings shall be substantially in the following form:

"be it resolved by the house of representatives of the _____ general assembly of the state of illinois, that a Special Investigating Committee be appointed to investigate allegations concerning the _____ of Representative which, if true, may subject

which, if true, may subject that member to disciplinary action by the House of

Representatives."

A resolution to initiate disciplinary proceedings may be introduced only as permitted under this rule. It shall be improper to attempt to initiate disciplinary proceedings in any manner not authorized by this rule.

- (c) A resolution to initiate disciplinary proceedings shall not be assigned to committee, notwith-standing the provisions of Rule 43. Such resolution shall lie on the Speaker's Table and shall be called within five legislative days.
- (d) A resolution to initiate disciplinary proceedings shall be debatable.
- (e) A resolution initiating disciplinary proceedings may be adopted only by an affirmative vote of 60 members.
- (f) This rule may be suspended only by unanimous consent.

93. PRELIMINARY INVESTIGATION.

(a) Pursuant to a petition or upon the adoption of a resolution initiating disciplinary proceedings, as provided in Rule 92, a special investigating committee consisting of six members shall be appointed, of whom three shall be appointed by the Speaker from

the majority party and three shall be appointed by the Minority Leader from the minority party. The Speaker shall appoint the chairman of the special investigating committee from among the six members thereof. Sponsors of the initiating resolution may not be appointed to the special investigating committee.

(b) The special investigating committee shall conduct a thorough investigation of all allegations and charges of impropriety concerning the member named in the initiating resolution which are brought to its attention to determine if reasonable grounds exist to bring charges against such member for formal disciplinary proceedings by the House of Representatives. The special investigating committee shall meet with the chief sponsor of the initiating resolution at its initial meeting.

At the initial meeting, the chief sponsor of the initiating resolution shall submit to the special investigating committee a written list of suggested charges. Such list shall define the scope of the inquiry or investigation pursuant to the initiating resolution. If the chief sponsor of the initiating resolution fails to submit such a list, the special committee shall report

a resolution of exoneration.

The chief sponsor of the initiating resolution shall also submit to the special investigating committee all information he may have relevant to the charges and

allegations.

(c) The special investigating committee shall conduct all of its proceedings in executive session, and shall maintain strict confidence as to all of its proceedings, and all witnesses, testimony, information and exhibits that may come before it. No transcript or record of proceedings shall be taken. This Subsection shall be adopted and effective upon an affirmative vote of 79 members. This Subsection may not be suspended.

- (d) Except for its initial meeting, the provisions of Rule 20 shall not apply to meetings of the special investigating committee, but the chairman shall give notice of all meetings to the member named in and the chief sponsor of the initiating resolution and shall give reasonable notice to the public. The member who is the subject of the initiating resolution shall have the right to counsel during proceedings of the special investigating committee.
- (e) Except for subsection (c), this rule may be suspended only by an affirmative vote of 71 members.

94. REPORT OF SPECIAL INVESTIGATING COMMITTEE.

- (a) The special investigating committee shall report in writing. All reports shall be signed by the members supporting the report.
- (b) If a majority of the membership of the special committee determines to prefer charges, it shall file with the Clerk of the House a formal statement of charges and specifications, and shall appoint two members of the House, one from the majority and one from the minority party, who are not members of the special investigating committee to be managers for the House at the hearing on the charges. The statement of charges shall constitute the report of the special committee but the special committee in its discretion may file a supplementary report stating its reasons for not bringing any other charges which may have been suggested to it.
- (c) If the special committee determines not to prefer charges, it shall file with the Clerk a resolution exonerating the member named in the initiating resolution together with a report stating its reasons for not preferring charges.
- (d) If the special committee cannot by majority vote of its membership determine whether or not to

prefer charges, the committee shall file with the Clerk a resolution of exoneration and a report stating the affirmative reasons for not preferring charges. That report shall be signed by all members of the special investigating committee, irrespective of their original vote in the committee proceedings on whether to prefer charges.

(e) This rule may be suspended only upon an

affirmative vote of 71 members.

95. SELECT COMMITTEE ON DISCIPLINE.

- (a) Whenever charges are preferred against any member of the House pursuant to Rule 94, the Speaker and the Minority Leader shall appoint a committee, to be known as a select committee on discipline, to hear and determine such charges. The select committee shall consist of twelve members of the House, six of whom shall be appointed by the Speaker from the majority party and six of whom shall be appointed by the Minority Leader from the minority party. The Speaker shall appoint a chairman of the select committee from among the twelve members. No member who served on the special investigating committee nor any sponsor of the initiating resolution may be appointed to the select committee.
- (b) All appointments to a select committee on discipline shall be completed and the select committee shall convene within 30 days of the filing of charges for which the committee is appointed.

(c) This rule may be suspended only upon an

affirmative vote of 79 members.

96. HEARINGS ON DISCIPLINARY CHARGES.

(a) Proceedings before the select committee on discipline shall be adversary in form, with the managers for the House presenting the case for disciplinary action. The respondent member may be represented by counsel.

- (b) Stipulations of fact shall be encouraged by the select committee.
- (c) The rules of evidence applicable to criminal proceedings shall apply except as may be waived by the managers or respondent, as may be appropriate.

97. REPORT OF SELECT COMMITTEE.

(a) The committee shall vote on each specification and charge, provided that a vote of exoneration on a charge shall be a vote as to all specifications under that charge. All final votes on the merits of a charge or specification shall be by record roll call.

(b) A finding of fault or exoneration on any specification or charge shall require an affirmative vote of a majority of the members appointed to the

select committee.

- (c) The committee shall file a report of its findings on each specification and charge and a recommendation as to penalty with the Clerk. The report shall state the reasons for each conclusion and recommendation. If the committee finds the respondent member exonerated regarding any charge, it shall report a resolution of exoneration together with its report. If the select committee finds the respondent member at fault regarding any charge, it shall report a resolution embodying its findings and recommended penalty.
- (d) If a select committee reports a finding of fault regarding any charge, any member of the select committee may file a minority report with the Clerk either dissenting from a finding, reason, or recommendation in the majority report or stating a concurrence therewith on different grounds. A dissenting report may include a resolution of exoneration as to any charge or specifications.
- (e) Whenever a select committee has found a member at fault regarding a charge, the committee

shall adopt a recommendation for disciplinary action. The committee may recommend a reprimand, a censure, expulsion from the House, or that no penalty be invoked. The recommendation on disciplinary action shall require an affirmative vote of the majority of the membership of the select committee.

(f) This rule may be suspended only upon an

affirmative vote of 71 members.

98. HOUSE ACTION ON DISCIPLINARY REPORTS.

(a) The report of a select committee, together with any dissenting or concurring reports, and any accompanying resolutions, shall be printed and placed on the members' desks. The report shall be placed on the calendar under the heading "Report of Select Committee on Discipline". The report shall be carried on the Daily Calendar for two legislative days prior to any action by the House.

(b) If the report of a select committee or a special investigating committee exonerates the respondent member, the House shall take up the resolution or re-refer the case to the committee for further pro-

ceedings.

(c) If the select committee reports a finding of fault as to any charge, the House shall take up the resolution for disciplinary action together with any minority resolutions. The House may amend a resolution for disciplinary action to decrease the recommended penalty.

(d) The House shall take action by a record vote on each such resolution. Adoption of a resolution finding the respondent member at fault regarding charges and specifications shall dispose of any minority resolutions of exoneration on such charges and specifications. If the House adopts a resolution of exoneration as to any charge or specification, a majority resolution shall be amended in accord with such disposition of those charges and specifications before it may be called for a final vote. If the adoption of exoneration resolutions disposes of all the charges and specifications in a majority resolution for disciplinary action, the majority resolution shall be tabled.

(e) Following record votes on all majority and minority resolutions arising out of a select committee finding of fault on a charge or specification, if there remains any such charge or specification on which the House has neither exonerated the member or adopted a finding of fault, then any member may introduce and move a resolution of exoneration on such charge or specification.

(f) A resolution finding a member at fault regarding a charge may be adopted only upon an affirmative vote of 71 members, provided that a resolution the effect of which is to expel a member may be adopted only by an affirmative vote of 79 members.

bers.

(g) This rule may be suspended only upon an affirmative vote of 79 members

HOUSE RULES EIGHTY-SIXTH GENERAL ASSEMBLY

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HOUSE OF REPRESENTATIVES TABLE OF EXTRAORDINARY VOTE REQUIREMENTS

Under parliamentary law, legislative actions generally require a simple majority, i.e. a majority of those voting on the question. However, the Illinois Constitution of 1970 and the House Rules frequently impose requirements for greater, or extraordinary majorities.

The most common extraordinary majorities are: (1) a "constitutional majority," a majority of the members elected, which is 60 in the House; (2) three-fifths of the members elected, which is 71 in the House; and (3) two-thirds of the members elected, which is 79 in the House.

In the House, "present" votes are recorded, but disregarded in determining the results of a vote. (Rule 52)

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1970 Constitution Vote	e
Art. IV, Sec. 5(c)	-
Art. IV, Sec. 6(d)	9
Art. IV, Sec. 8(c)	0
Art. IV, Sec. 10	d

To accept Governor's Amendatory Veto recommendations (71 required for early effective date when vote to accept occurs after June 30)
Art. V, Sec. 11
Art. VII, Sec. 6(g)
Art. VII, Sec. 6(j)
Art. VIII, Sec. 3
Art. IX, Sec. 9
Art. XIII, Sec. 8* To authorize Branch Banking (*3/5 of members voting on the question or 60, whichever is greatest)
Art. XIV, Sec. 1(a)
300

Vote

71

71

71

60

1970 Constitution

Art. IV, Sec. 9(c)

To override a Veto

Art. IV, Sec 9(e)

To override an Item Veto

To override an Amendatory Veto Art. IV, Sec 9(d)

Art. IV, Sec 9(d)

To restore a Reduced Item to its original amount

Art. XIV, Sec. 2 To propose Amendments to the Illinois C	71 Constitu-
Art. XIV, Sec. 4	60 Constitu-

1970 Constitution

tion

Vote

HOUSE RULES REQUIREMENTS — ACTIONS AND MOTIONS

Following are the Rules provisions requiring other than a simple majority for a particular procedure:

Rule and Procedure	Vote
1 To elect a Speaker	60
9.1unanimous co	nsent
Retain a Bill on Short Debate Calendar amended on the floor	after
11(b)To change order of business (6 sponsors require	60 red)
12(c) To amend, suspend or modify a special order	
24(d) To close session or committee meeting to publ	
27(c) To discharge a Bill from committee Interim S Calendar	
33(b)	tee
33(f) To reassign a Bill	60
35(b)	71 the
37(d)	
37(d) To hear a Bill on Third Reading, same da	71 iy as

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42
43(c),(g)
44(d)
44(d)
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54(c)
54(c)
73(a)
73(b)

Rule and Procedure	Vote
75 To table a Committee Bill	60
76(c)	¾
77(c)	60 tee
81 To appeal ruling of Chair (6 sponsors required)	60
83(f) and (g) To adopt an Amendment to Rules	60
83(d)	71 n to
91(f)	60 fica-
92(c)	60 pro-
98(f) To adopt a Resolution finding a member at f on a disciplinary charge	
98(f) To adopt a Resolution to expel a member	79

HOUSE RULES REQUIREMENTS — RULES SUSPENSIONS

Generally, a House rule may be suspended by 60 votes.

However, several rules provisions require either 71 or 79 votes to suspend, because the particular provision specifies or because of the general rule that suspension of any procedure which requires an extraordinary majority requires that same extraordinary majority to suspend it. (Rule 72(b))

In addition, some rules are non-suspendable, and some suspension motions require unanimous consent to make the motion, if the motion is not printed on the calendar.

Following are those rules which explicitly require more than 60 votes to suspend. All other provisions may be suspended by 60 votes, except where the provision being suspended involves an extraordinary vote requirements.

Rule

Vote

12(b)
20
20(k)unanimous consent To make motion to suspend posting requirements of Rule 20, where motion is not on Calendar
27 71

Deadline for committee action on Bills

Kule Vote
29(b) and (c)nonsuspendable Introduction deadlines and exemptions
29(e) and (f)
33(b)
To make motion to advance without reference to committee, where motion is not on Calendar
33(g)
35(b)
37(c)
39
43(a)
44
60
Rule governing changes of record votes
73(c)

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77(b) Motion to discharge committee required to b Calendar I day	71 e on
79(a) Conference Committee Reports and Se Amendments on Concurrence must be on rebers' desks and on Calendar before action	nem-
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- 3 Russo, Martin A., Dem. 10634 S. Cicero Ave., Oak Lawn, 60453
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 - 14 Hastert, Dennis, Rep.27 N. River St., Batavia, 60510
- Madigan, Edward R., Rep.2401 E. Washington, Bloomington, 61701
- 16 Martin, Lynn, Rep.150 N. 4th St., Rockford, 61104
- Evans, Lane, Dem.3919 16th Street, Moline, 61265
- 18 Michel, Robert H., Rep. 100 N.E. Monroe, Room 107, Peoria, 61602
- Bruce, Terry L., Dem.P.O. Box 206, Olney, 62450
- Durbin, Richard J., Dem.1307 South 7th, Springfield, 62701
- Costello, Jerry, Dem.1316 Niedringhaus, Ave., Granite City, 62040
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Nina T. Shepherd, Dem. 256 Scott Lane, Winnetka, 60093

Charles Wolff, Dem. 107 N. Melrose Ave., Elgin, 60120

(Terms expiring 1995)

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Ronald W. Grabowski, Rep. 21 E. Louis, Lake Forest, 60045

Judith R. Reese, Rep. 1200 N. Lake Shore Dr., Chicago, 60610

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(Term ten years)

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Clark, William G	(term expires 1996)
3080 Richard J. Daley	
Stamos, John J	(term expires 1990)
3088 Richard J. Daley	Center, Chicago, 60602
Ward, Daniel P	(term expires 1994)
3083 Richard J. Daley	Center, Chicago, 60602

2nd JUDICIAL DISTRICT

Moran, Thomas J., Chief Justice.(term expires 1996) P.O. Box 432, Lake Forest, 60045

3rd JUDICIAL DISTRICT

Ryan, Howard C.(term expires 1996)
111 East Jefferson Street, Ottawa, 61350

4th JUDICIAL DISTRICT

Miller, Ben(term expires 1994)
One North Old Capitol Plaza, Suite 560, Springfield, 62701

5th JUDICIAL DISTRICT

Calvo, Horace, L.....(term expires 1990) Glen Centre, Suite 3, #9 Junction Drive West, Edwardsville, 62025

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